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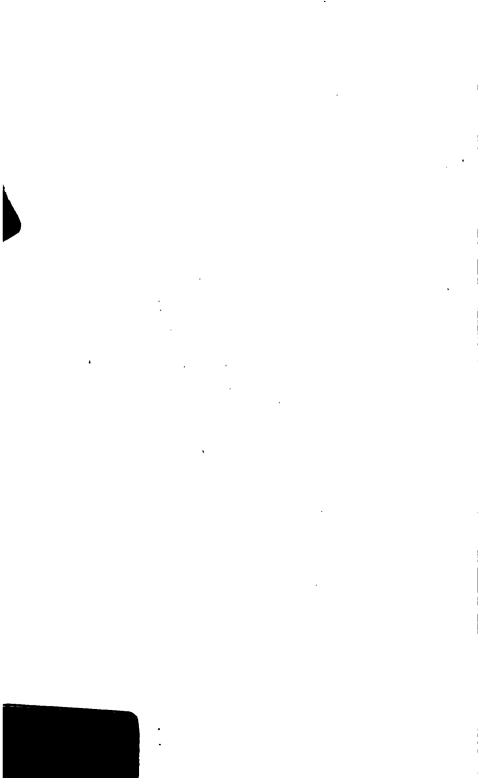
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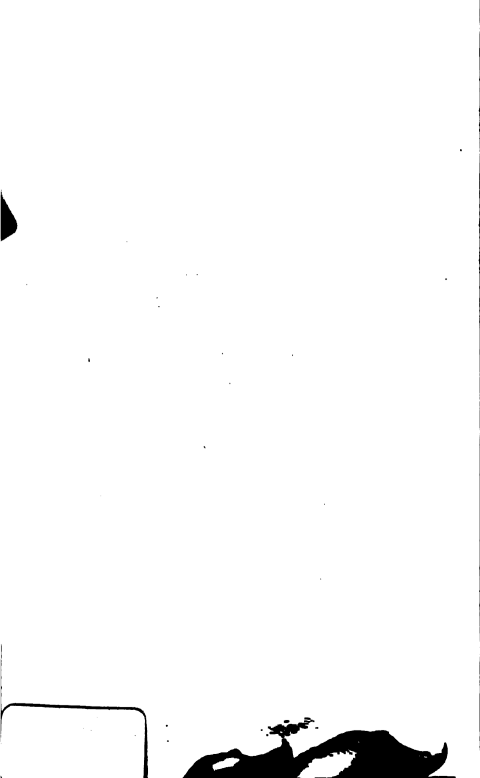
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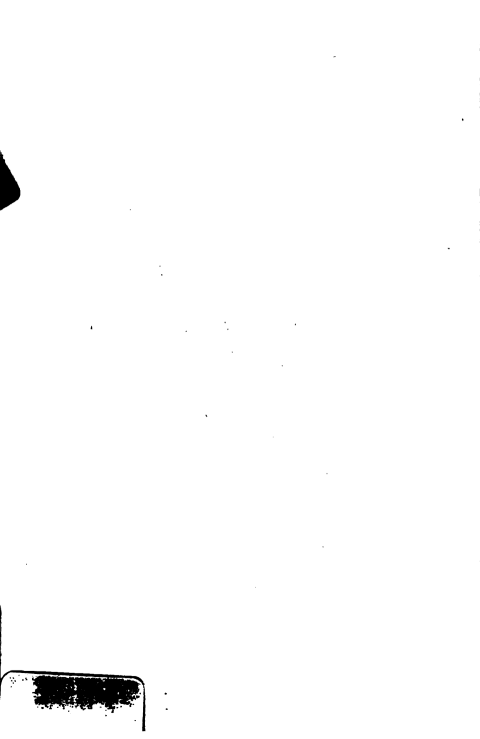


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STATUTES

OF

THE UNITED KINGDOM

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GREAT BRITAIN AND IRELAND,

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TABLE

Containing the TITLES of all

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Parliament

OF

The United Kingdom of Great Britain and Ireland; 16° & 17° VICTORIÆ.

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XXXV. An Act for making a Road or Street from the South End of Waverley Bridge Road, adjoining the General Railway Station at Princes Street, to the High Street in the City of Edinburgh.

xxxvi. An Act for the Maintenance and Regulation of the Harbour of *Teignmouth* and the Navigation of the River *Teign*, and for other Purposes. *Ibid*.

xxxvii. An Act for making a Canal from the Francis Dock, connected with the Duke of Bridgewater's Canal at Runcorn in the County of Chester, to join the Weston Canal or River Weaver Navigation at or near Weston Point in the same Parish, and to be called the Runcorn and Weston Canal.

1bid.

xxxviii. An Act to alter and amend the Provisions of "The City of Norwick Waterworks Act, 1850," and to grant further Powers to the Company thereby incorporated.

xxix. An Act for establishing a Corn Exchange and regulating the Markets in the Borough of *Reading*, and for other Purposes, and of which the Short Title is "The *Reading* Corporation Markets Act, 1853." *Ibid.*

xl. An Act to increase the Capital and extend the Powers of Price's Patent Candle Company, and to consolidate the Acts relating to the Company. Ibid.

xli. An Act for making a Railway from Chichester to Bognor.

Ibid.

xlii. An Act for enabling the Mayor, Aldermen, and Burgesses of the Borough of *Oldham* in the County Palatine of *Lancaster* to purchase and maintain Gasworks and Waterworks; and for other Purposes.

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xliii. An Act for enabling the Shipley Gaslight Company to raise a further Sum of Money; and for extending the Limits of their existing Act to the adjoining Township of Baildon. Ibid.

xliv. An Act to extend the Limits of the Blackburn Gaslight Company's Act for the Supply of Gas, and to authorize the raising of a further Sum of Money, and for other Purposes.

1bid.

xlv. An Act to consolidate the Acts relating to the Leeds Gaslight Company, to authorize the Company to raise a further Sum of Money, and for other Purposes. Ibid.

xlvi. An Act for incorporating the Madras Railway Company, and for other Purposes connected therewith. Ibid.

xlvii. An Act for making certain Improvements in the River Severn, and for amending the Acts relating thereto.

Ibid.

xlviii. An Act for better supplying with Water the Borough of *Preston* in the County of *Lancaster*, and for authorizing the Local Board of Health for the Borough of *Preston* aforesaid to purchase the *Preston* Waterworks. *Ibid.*

xlix. An Act to enable the *Edinburgh* Water Company to raise a further Sum of Money; and for other Purposes. 1135

 An Act to enable the *Dundee* Water Company to construct additional Works for obtaining a further Supply of Water; and for other Purposes.

li. An Act to authorize the Wakefield Borough Market Company to raise a further Sum of Money. Ibid.

lii. An Act to authorize the Creation of Preference Stock by the Manchester, Sheffield, and Lincolnshire Railway Company in lieu of Debentures, and the Reduction, Division, and Consolidation into Stock of the Manchester and Lincoln Union Shares of the said Railway.

1bid.

liii. An Act to repeal the Act for maintaining the Turnpike Road leading out of the Alston Turnpike Road at Branch End in the County of Northumberland, through Catton, Allendale Town, and Allenheads, to Cows Hill in the County of Durham, and to make other Provisions in lieu thereof.

1 Ibid.

lv. An Act to renew the Term and continue the Powers of an Act passed in the Seventh Year of the Reign of His Majesty King George the Fourth, intituled An Act for more effectually repairing and improving the Roads leading from Picks Hill near the Town of Langport Eastover in the County of Somerset, through High Ham, Ashcott, and other Places, to Meare in the said County.

1 Bid.

Ivi. An Act to enable the Mayor, Aldermen, and Citizens of the City of York to purchase the Undertaking of the Foss Navigation Company, and to execute Works for the sanitary Improvement of the said City; to alter the Tolls taken in the Cattle Markets and Fairs of the City; and for other Purposes.

Ibid.

lvii. An Act to extend and amend the Powers and Provisions of the "Portadoson and Dungannon Railway Act, 1847." lviii. An Act to amend an Act passed in the Fifth Year of the Reign of His Majesty King George the Fourth, for granting certain Powers and Authorities to the Australian Agricultural Company, and to alter the Capital of the said Company. Ex. An Act for better supplying with Water the Town or Village of Bacup and the Neighbourhood thereof in Lancaskire. Ibid. ix. An Act to amend the Acts relating to the Great Northern Railway Company, to authorize an Increase of Capital, and for other Purposes. lxi. An Act to consolidate and amend Three several Acts passed in the Reign of King George the Third, for draining and preserving certain Fen Lands and Low Grounds lying in the South Level, Part of the Great Level of the Fens commonly called Bedford Level, and in the County of Cambridge, between the River Cam otherwise Grant, West, and the Hard Lands of Bottisham, Swaffham-Bulbeck, and Swaffham Prior, East; and for other Purposes therein mentioned. lxii. An Act for more effectually repairing the Road from Gravesend to Wrotham, and from thence to Borough Green, all in the County of Kent. lxiii. An Act for making a Railway from Dartford in the County of Kent to Farningham in the same County, to be called the Darenth Valley Railway; and for other Purposes. lxiv. An Act for constructing a Market for the Sale of Cattle and other Animals in the Borough of Ludlow in the County of Salop. lxv. An Act to amend the Acts relating to the Drainage and Embankment of certain Lands in Lough Swilly and Lough Foyle in the Counties of Donegal and Londonderry. Ibid. lavi. An Act for supplying with Water the Town of Westonsuper-Mare in the County of Somerset. lavii. An Act for supplying the Borough of Wigan in the County Palatine of Lancaster with Water, for the better Regulation of the Police therein, and for other Purposes. lxviii. An Act to enable the Belfast and Ballymena Railway Company to make a Railway from Randalstown to Cookstown; and for other Purposes. lxix. An Act for enabling the North and South Western Junction Railway Company to construct a Branch to near Hammersmith, and to raise additional Capital; and for other Purposes. Ibid. lxx. An Act to authorize the Abandonment of a Portion of the Undertaking of the Thames Haven Dock and Railway Company, and to reduce the Capital of the said Company, and to

Purposes. lxxi. An Act for more effectually repairing the Roads from Warminster and from Frome to the Bath Road, and other Roads connected therewith, in the Counties of Wilts and Somerset, called or known by the Name of "The Black Dog Road Trust."

enable the Company to sell Lands not required; and for other

lxxii. An Act for enlarging and improving the Shire Hall of the County of Stafford; removing the Markets at the Back of the

Hall, and providing other Market Accommodation in lieu thereof; erecting Rooms and Offices for the Town Council of Stafford; and for other Purposes. Page 1137 lxxiii. An Act to amend the Acts for the Regulation of Municipal Corporations in Ireland so far as relates to the Borough of Limerick. lxxiv. An Act to amend and extend the Provisions of the Act relating to the Leeds and Whitehall Turnpike Roads, and to create a further Term therein, and for other Purposes. lxxv. An Act for repairing, maintaining, and rendering more safe certain Reservoirs on the Adel Beck in the West Riding of the County of York. lxxvi. An Act to amend "The Sunderland Dock Act, 1846," and "The Sunderland Dock Amendment Act, 1849," and for other Purposes. lxxvii. An Act for the Establishment or Improvement and Regulation of Markets and Fairs in the Borough of Leominster, and for other Purposes relating to the said Borough. Ibid. lxxviii. An Act for making a Railway from the Hawick Branch of the North British Railway, near to the Eshbank Station, to the Royal Burgh of Peebles. laxix. An Act to authorize an Extension of the Londonderry and Coleraine Railway. Ibid. lxxx. An Act for making a Railway from Ballymena to Portlxxxi. An Act to confirm certain Preference Shares created by the North British Railway Company, and to make better Provision for the Payment of the Debts of the said Company, and for other Purposes. Ibid. lxxxii. An Act to enable the Scottish Midland Junction Railway Company to make Branch Railways to Blairgowrie and Kirriemuir; and to amend the Acts relating to such Company; and for other Purposes. Ibid. lxxxiii. An Act for the better Improvement and Regulation of the Borough of South Shields in the County of Durham, the Establishment of a Cemetery therein, and for other Purposes. Ibid. lxxxiv. An Act to unite into One Company the Bristol Gaslight Company and the Bristol and Clifton Gaslight Company, and to enable the united Companies to raise further Capital. lxxxv. An Act for making a Railway from Staines to Wokingham and Woking.

lxxxvi. An Act for making a Railway from Wimbledon to Croydon in the County of Surrey, to be called "The Wimbledon and Croydon Railway," and for other Purposes.

Ibid. lxxxvii. An Act to enable the Eastern Counties Railway Company

to construct a Railway from the Line of the Northern and Eastern Railway near Stratford to Woodford and Loughton; and to repeal certain Provisions of their existing Acts; and to grant further Powers to the said Company for capitalizing their Debt; and for other Purposes.

Ibid.

lxxxviii. An Act for making a Railway from the London, Brighton, and South Coast Railway to or near to the Town of East Grinstead in the County of Sussex. Ibid. lxxxix. An Act for better supplying with Water the Towns and Villages of Haslingden, Rawtenstall, and Newchurch, and the Townships of Haslingden, Higher Booths, Lower Booths, Newchurch, and Hapton, in the Parish of Whalley, the Townships of Coope Lench, New Hall Hey, and Hall Carr, and Tottington Higher End, in the Parish of Bury, and the Extra-parochial Places of Hen Heads and Dunnockshaw, all in the County Palatine of Lancaster.

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IC. An Act to enable the Monkland Railways Company to make certain Railways in the Vicinity of Bathgate and Airdrie; and for other Purposes.

rei. An Act to authorize the Mayor, Aldermen, and Citizens of the City of *Manchester* to make certain new Streets; and to amend the Acts relating to the said City; and for other Purposes.

1bid.

reiii. An Act to incorporate a Company for making a Railway from Kingston-upon-Hull to or near to Withernsea in Holdernsea, with a Branch therefrom; and for other Purposes. Ibid.

Liv. An Act to enable the Glasgow and South-western Railway Company to make a Branch Railway to near Mayfield in the County of Ayr.

15id.

Err. An Act for extending the Time granted by "The Rochester Bridge Act, 1846," for the Completion of such Bridge. Ibid.

Erri. An Act to enable the Limerick, Ennis, and Killaloe Junction Railway Company to lease their Undertaking; and for other Purposes.

Ibid.

Evrii. An Act to enable the East and West India Docks and Birmingham Junction Railway Company to raise additional Capital; and for other Purposes.

1bid.

reviii. An Act to amend the Gorbals Gravitation Water Company's Acts, to authorize the Extension of their Works to supply the Royal Burgh of Renfrew and Suburbs and other Places with Water, and for other Purposes.

1bid.

cix. An Act for making a Railway from Havant in the County of Southampton to Godalming in the County of Surrey, to be called "The Portsmouth Railway;" and for other Purposes.

c. An Act to enable the London, Brighton, and South Coast Railway Company to enlarge their Station at London Bridge, and their Goods Station at Brighton, and to make a Branch Railway to the Crystal Palace; and for converting the Debenture Debt of the London, Brighton, and South Coast Railway Company into Stock or Shares; and for other Purposes.

1bid.

An Act to enable the Aberdeen Railway Company to raise further Monies; to authorize the Abandonment of the authorized Road to the Quays through the Station at Aberdeen, and the Formation of another Road in lieu thereof; to extend the Time for the compulsory Purchase of Lands and for the Completion of the Aberdeen Station; to alter, amend, and extend the Acts relating to the Company; and for other Purposes. Ibid.

16 & 17 Vict.

cii. An Act to repeal an Act for making and maintaining a Road from the Top of *Hunt's Bank* in the Town of *Manchester* in the County of *Lancaster* to join the *Manchester and Bury* Turnpike Road in *Pilkington* in the same County, and to substitute other Provisions in lieu thereof.

Page 1140

ciii. An Act for amending the Provisions with respect to the Commissioners of the Second District for Drainage by the River Witham contained in the Witham Drainage Act of the Second Year of George the Third, Chapter Thirty-two, and for other Purposes, and of which the Short Title is "The Witham Drainage Second District Act, 1853."

Ibid.

civ. An Act for more effectually repairing and maintaining the Road from Burford in the County of Oxford to Leachlade in the County of Gloucester, the Road from thence through Highworth to the Cricklade and Swindon Turnpike Road in the County of Wilts, and the Bridge on the said Roads across the River Isis or Thames at or near the Town of Leachlade aforesaid; and for granting a further Term in the said Roads and Bridge; and for other Purposes.

1bid.

cv. An Act to amend an Act passed in the Seventh Year of the Reign of King George the Fourth intituled An Act for making a Turnpike Road from Shipley to Bramley, together with certain Branches therefrom, in the West Riding of the County of York.

cvi. An Act to authorize the London Dock Company to make a new Entrance to their Docks from the River Thames and other Works, and to augment their Capital Stock; and for other Purposes connected with the said Docks.

cvii. An Act for the Maintenance of the existing Works of the Company of Proprietors of the Barnsley Waterworks, and for the Purchase of Lands by them, to repeal their Act, and make other Provisions in lieu thereof.

1bid.

cviii. An Act to enable the Midland Railway Company to make a Line of Railway from near Leicester to the Great Northern Railway near Hitchin, with a Branch, in lieu of the Line of Railway and Branches authorized by "The Midland Railways Extension to Hitchin, Northampton, and Huntingdon Railway Act, 1847," and "The Midland Railways Extension to Hitchin, Northampton, and Huntingdon Railway (Wellingborough Deviations) Act, 1848."

Ibid.

cx. An Act to enable the London and North-western Railway Company to acquire and hold certain Lands and Buildings at or near the Terminus of the Haydon Square Branch of the London and Blackwall Railway; and for other Purposes. Ibid.

cxi. An Act to enable the Leeds, Bradford, and Halifax Junction Railway Company to construct certain Branch Railways in the West Riding of the County of York; and for other Purposes.

1016.

exii. An Act to repeal the Act for repairing the Alston Turnpike Roads, and to make other Provisions in lieu thereof. Ibid.

exiii. An Act for making a Railway from the Great Southern and Western Railway near Roscrea to Parsonstown, to be called "The Roscrea and Parsonstown Junction Railway," and for other Purposes.

Page 1141

exiv. An Act to authorize the Abandonment of a Portion of the Undertaking of the Limerick, Ennis, and Killaloe Junction Railway Company, and the Construction of a new Line of Railway in lieu of a Portion of the Line to be abandoned; and to revive in respect of a Portion of the said Undertaking the Powers of the said Company for the compulsory Purchase of Lands, and to extend in respect of the same Portion of the said Undertaking the Powers of the said Company for constructing Works; and to amend and repeal Portions of the Act relating to the said Company; and for other Purposes.

cxv. An Act for the better Maintenance and Repair of the Highways in Wildmore Fen and the East and West Fens in the County of Lincoln, and for other Purposes, and of which the Short Title is "The Wildmore Fen and East and West Fens Highways Act, 1853."

Ibid.

cxvi. An Act for reviving the Powers of the South-eastern
Railway Company for taking Lands and Buildings for the Purpose of enlarging their London Bridge Station on the North
Side thereof, and for extending for a further Period such
Powers, and for other Purposes.

Ibid.

exvii. An Act to enable the Eastern Counties Railway Company to construct Branch Railways from the North Wooleich Line of the Eastern Counties Railway to Ham Creek and the River Thames; and for other Purposes.

1bid.

cxviii. An Act for more effectually improving the Town of Burton-upon-Trent in the County of Stafford. Ibid.

cxix. An Act to authorize the Abandonment of the Carlisle Canal, and the making of a Railway in lieu thereof, from the Newcastle-upon-Tyne and Carlisle Railway at Carlisle to Port Carlisle; to repeal the Acts relating to the Carlisle Canal and Docks, and to re-incorporate the Company; to authorize the raising of a further Sum of Money; and to confer additional Powers; and for other Purposes.

1bid.

cxx. An Act to alter and amend the Provisions of "The Governor and Company of Copper Miners Act, 1851," and to confer further Powers on the said Company.

**The Company of Copper Miners Act, 1851," and to confer further Powers on the said Company.

cxxi. An Act to enable the South-eastern Railway Company to extend the Reading, Guildford, and Reigate Railway to the Great Western Railway at Reading; and for other Purposes.

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cxxii. An Act to enable the Warrington and Altrincham

Junction Railway Company to extend their Railway to Stock
port.

Ibid.

exxiii. An Act for incorporating and regulating the Electric Telegraph Company of *Ireland*, and for better enabling the Company to establish and work Telegraphs in *Scotland* and *Ireland* and between those Countries; and for other Purposes. *Ibid.*

exxiv. An Act for making a Railway from Spalding to Sutton

Bridge and Wisboach.

Ibid.

cxxv. An Act for making a Railway commencing by a Junction with the Scottish Central Railway at Stirling, and terminating by a Junction with the Caledonian and Dumbartonshire Junction Railway at Alexandria, to be called "The Forth and Clyde Junction Railway."

Page 1143

cxxvi. An Act for making Turnpike Roads from Upton Saint Leonard's to Brimpsfield and Birdlip in the County of Gloucester.

Ibid.

cxxvii. An Act for enabling the Local Board of Health for the District of *Dewsbury* to construct Waterworks; and for other Purposes. *Ibid.*

cxxviii. An Act to authorize the opening of a Diversion of the Wakefield and Sheffield Turnpike Road, and for other Purposes.

Ibid.

cxxix. An Act for the Improvement of the Harbour of Saint Ives in the County of Cornwall.

Ibid.

cxxx. An Act to enable the South-eastern Railway Company to make a Railway from Strood to Maidstone; and for other Purposes.

1bid.

cxxi. An Act to authorize the Construction of additional Docks and other Works in connexion with the Victoria (London) Docks, and to consolidate and amend the Provisions of the Act relating to such Docks.

Ibid.

exxxii. An Act for making a Railway from Strood to Canterbury, with Branches to Faversham Quays and Chilham. 1144

cxxxiii. An Act for supplying with Water the Inhabitants of Walsall, Dudley, and other Places in the Southern Parts of the County of Stafford, and in certain Parts of the County of Worcester adjacent thereto.

1. Ibid.

cxxxiv. An Act to enable the St. Helen's Canal and Railway Company to extend their Railway to Rainford, and to enlarge their Stations at Sutton; and for other Purposes relating to the Company.

1bid.

exxxv. An Act for more effectually repairing and improving several Roads leading to and from the Town of Salford through Pendleton and other Places in the County Palatine of Lancaster.

10.1016.

cxxxvi. An Act for enabling the *Leeds Northern* Railway Company to create new Shares, and raise Money on Loan for discharging certain Liabilities; and for other Purposes. [Ibid.

cxxvii. An Act for making a Railway from Bedale to Leyburn in the North Riding of the County of York, to be called "The Bedale and Leyburn Railway," and for other Purposes, and of which the Short Title is "The Bedale and Leyburn Railway Act, 1853."

Ibid.

cxxxix. An Act for paving, lighting, watching, draining, supplying with Water, cleansing, regulating, and otherwise improving the Town and Parish of Spalding in the County of Lincoln; for making a Cemetery; for erecting a Corn Exchange and Market House therein; and for other Purposes.

1bid.

cxl. An Act for making a Railway from the North Devon Railway at Fremington Pill to Bideford, to be called "The Bideford Extension Railway."

Page 1144

exli. An Act for the better paving, repairing, lighting, cleansing, watering, regulating, and improving such Parts of the Parish of Saint Mary Whitechapel in the County of Middlesex as are not within the Liberties of Her Majesty's Tower of London and the City of London; and for paving, repairing, watering, and regulating certain Parts of other Parishes and Places adjoining; and for removing and preventing Nuisances, Annoyances, and Obstructions therein; and for raising Money for the Relief, Maintenance, and Employment of the Poor within the said Parish; and for raising Money for repairing the Church of the said Parish.

cxlii. An Act to enable the Great Southern and Western Railway Company to divert the Glanmire Road Lower in the Parish of Saint Anne's Shandon in the County of the City or Borough of Cork, and to make a small Portion of Railway in that Parish; and for other Purposes.

1bid.

exliii. An Act for making a Railway from Llunidloes in the County of Montgomery to Newtown in the same County, to be called the Llunidloes and Newtown Railway; and for other Purposes.

1bid.

exliv. An Act to enable the Waveney Valley Railway Company to extend their Railway from Bungay to Beccles. Ibid.

Exiv. An Act for altering and extending the Line of the Barnsley Branch of the Manchester, Sheffield, and Lincolnshire Railway Company; for extending the Time for the Completion of certain Works at Sheffield; for amending the Acts relating to the said Company; and for other Purposes.

Ibid.

exivi. An Act for amending the Acts relating to the "Llynvi Valley Railway Company," and for authorizing the Company to make Diversions in and improve their Line of Railway and construct a new Branch, and for better regulating the Harbour of Porth Cawl and the Rates leviable thereat; and for other Purposes.

1bid.

exivii. An Act to repeal the Act relating to the Nantwich and Woore Turnpike Road, and to make other Provisions in lieu thereof.

Ibid.

cxlviii. An Act to authorize the Extension of the Railway already partly executed between Smithstown and Dalmellington in the County of Ayr to Dalmellington, and to the Glasgow and Southwestern Railway near Ayr.

1bid.

exix. An Act to enable the Caledonian Railway Company to extend the Glasgow, Barrhead, and Neilston Direct Railway to Crofthead; and for other Purposes.

cl. An Act for confirming a certain Agreement entered into between the Furness Railway Company and John Abel Smith Esquire, and for enabling the Furness Railway Company to raise a further Sum of Money, and for authorizing the Conversion of the borrowed and Preferential Share Capital of the Furness Railway Company into a Stock not exceeding Four Pounds Ten Shillings per Centum, and for amending the Acts relating to the said Company and Pile Pier.

1bid.

cli. An Act to enable the Edinburgh and Glasgow Railway Company to connect their Line at Glasgow by Branches with the Caledonian Railway, and to extend their Station at Covlairs.

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clii. An Act to sanction certain Arrangements between the Edinburgh, Perth, and Dundee Railway Company, and certain Classes of the Creditors thereof.

1bid.

- cliii. An Act for enabling the *Great Western* Railway Company to construct additional Lines and Works, or for conferring further Powers on them in reference to the *Henley* and *Uxbridge* Lines, and other Parts of their Undertaking at *Acton*, *Chippenham*, and *Reading*; and for other Purposes. *Ibid.*
- cliv. An Act for incorporating the Lands Improvement Company, and to afford Facilities for the Improvement of Land by enabling the Company to issue transferable Mortgage Debentures. *Ibid.*
- clv. An Act for making a Railway from the Town of Saint Ives to the West Cornwall Railway at or near Saint Erth, with a Branch therefrom, and for making Arrangements with the West Cornwall Railway Company.

 1bid.
- clvi. An Act for dissolving the Canterbury and Whitstable Railway Company, and for vesting in the South-eastern Railway Company the Undertaking of the South-eastern and Continental Steam Packet Company, and for other Purposes, and of which the Short Title is "The South-eastern Railway (Canterbury and Whitstable and Steam Packets) Act, 1853." Ibid.
- clvii. An Act for conferring additional Powers on the London and North-western Railway Company with reference to the Construction of their Oldham Branch, and for making an Alteration in such Branch; and for other Purposes.

clviii. An Act for the Purchase of the Bridge and Ferry over the River of Ross at the Town of New Ross, and for maintaining the same free of Toll, and for other Purposes.

1bid.

clix. An Act for repealing and amending an Act passed in the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, called "The British Electric Telegraph Company's Act, 1850."

Bid.

clx. An Act to enable the London and North-western Railway
Company to construct a Railway from Northampton to Market
Harborough, with a Branch therefrom, all in the County of
Northampton; and for other Purposes.

10id.

clxi. An Act to enable the London and North-western Railway Company to construct a Branch Railway to Saint Albans, and for other Purposes.

Ibid.

clxii. An Act to repeal the Acts for repairing, the Roads from West Harptry to the Bath and Wells Turnpike Road, at Marksbury, and other Roads therein mentioned, in the County of Somerset, and to make other Provisions in lieu thereof.

1bid.

clxiii. An Act to enable the *East Lancashire* Railway Company to extend their Railway to *Rainford*, to enter into Arrangements with the *St. Helen's* Canal and Railway Company, and to convert their Mortgage Debt into Annuities. *Ibid.*

clxiv. An Act for amending the Acts passed for the Construction of the Basingstoke and Salisbury Railway, and for other Purposes, and of which the Short Title is "The London and Southwestern Railway (Basingstoke and Salisbury) Act, 1853."

Page 1147

clxv. An Act for authorizing Arrangements for the Completion of the Birkenkead Docks.

Ibid.

clavi. An Act for enabling the East London Waterworks Company to improve their Supply of Water; and for other Purposes.

11 Ibid.

civii. An Act for the Improvement of the Borough of Halifax, and for other Purposes, and of which the Short Title is "The Halifax Improvement Act, 1853."

Ibid.

dxviii. An Act for making a Railway from Limerick to Fognes.

Ibid.

ckir. An Act for enabling the *Llanelly* Railway and Dock Company to make new Railways, and for other Purposes, and of which the Short Title is "The *Llanelly* Railway and Dock Act, 1853." *Ibid.*

clax. An Act to repeal the Acts relating to the Ribble Navigation Company, of the First Year of the Reign of Her present Majesty, Chapter Eight, and of the Seventh Year of the Reign of Her present Majesty, Chapter One, and some of the Provisions of the Act of the Eighth and Ninth Years of the Reign of Her present Majesty, Chapter One hundred and sixteen, which relate to the Company, and to make other Provisions in lieu thereof respectively; and to grant further Powers to the Company for the Construction of Works, for providing Quays, for raising Capital, for levying Tolls, for regulating the Disposition of the reclaimed Lands, and for other Purposes.

Bid.

claxi. An Act to enable the Whiteharen and Furness Junction Railway Company to make Branch Railways; and for other Purposes.

10 id.

claxii. An Act to enable the Blyth and Tyne Railway Company to construct Branches in the County of Northumberland; and for other Purposes.

1bid.

clxxiii. An Act for constructing and maintaining Docks and other Works at or near to Milford Haren, and for other Purposes.

Ibid.

clxxiv. An Act for making a Railway from Enniskillen to Sligo, with a Branch therefrom.

Ibid.

clxxv. An Act for providing additional Station Accommodation at Birmingham in connexion with the Birmingham and Oxford Junction Railway; and for enabling the Great Western Railway Company to use a Portion of the Oxford, Worcester, and Wolverhampton Railway; and for making better Provision with reference to the joint Station at Wolverhampton; and for other Purposes.

1 Ibid.

clxxvi. An Act to amend and enlarge the Powers and Provisions of "The Westminster Improvement Act, 1845," "The Westminster Improvement Act, 1847," and "The Westminster Improvement Act, 1850;" to extend the Time for the compulsory Purchase of Lands; to authorize further Improvements in the City of Westminster; and for other Purposes.

cixxvii. An Act to amend the Acts relating to the Birkenkend Dock Company, and to enable the Company to make a cli. An Act to enable the Edinburgh and Glasgow Railway Company to connect their Line at Glasgow by Branches with the Caledonian Railway, and to extend their Station at Covlairs.

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clii. An Act to sanction certain Arrangements between the Edinburgh, Perth, and Dundee Railway Company, and certain Classes of the Creditors thereof. Ibid.

- cliii. An Act for enabling the *Great Western* Railway Company to construct additional Lines and Works, or for conferring further Powers on them in reference to the *Henley* and *Uxbridge* Lines, and other Parts of their Undertaking at *Acton*, *Chippenham*, and *Reading*; and for other Purposes. *Ibid.*
- cliv. An Act for incorporating the Lands Improvement Company, and to afford Facilities for the Improvement of Land by enabling the Company to issue transferable Mortgage Debentures. *Ibid.*
- clv. An Act for making a Railway from the Town of Saint Ives to the West Cornwall Railway at or near Saint Erth, with a Branch therefrom, and for making Arrangements with the West Cornwall Railway Company.

 1bid.
- clvi. An Act for dissolving the Canterbury and Whitstable Railway Company, and for vesting in the South-eastern Railway Company the Undertaking of the South-eastern and Continental Steam Packet Company, and for other Purposes, and of which the Short Title is "The South-eastern Railway (Canterbury and Whitstable and Steam Packets) Act, 1853." Ibid.
- clvii. An Act for conferring additional Powers on the London and North-western Railway Company with reference to the Construction of their Oldham Branch, and for making an Alteration in such Branch; and for other Purposes.

clviii. An Act for the Purchase of the Bridge and Ferry over the River of Ross at the Town of New Ross, and for maintaining the same free of Toll, and for other Purposes.

1bid.

clix. An Act for repealing and amending an Act passed in the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, called "The Reitish Electric Telegraph Company's

Majesty, called "The British Electric Telegraph Company's Act, 1850."

Bid.

clx. An Act to enable the London and North-western Railway
Company to construct a Railway from Northampton to Market
Harborough, with a Branch therefrom, all in the County of
Northampton; and for other Purposes.

[Did.]

clxi. An Act to enable the London and North-western Railway
Company to construct a Branch Railway to Saint Albans, and
for other Purposes.

Ibid.

clxii. An Act to repeal the Acts for repairing the Roads from West Harptry to the Bath and Wells Turnpike Road, at Marksbury, and other Roads therein mentioned, in the County of Somerset, and to make other Provisions in lieu thereof.

1bid.

clxiii. An Act to enable the *East Lancashire* Railway Company to extend their Railway to *Rainford*, to enter into Arrangements with the *St. Helen*'s Canal and Railway Company, and to convert their Mortgage Debt into Annuities. *Ibid.*

claim. An Act for amending the Acts passed for the Construction of the Basingstoke and Salisbury Railway, and for other Purposes, and of which the Short Title is "The London and Southwestern Railway (Basingstoke and Salisbury) Act, 1853."

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clxv. An Act for authorizing Arrangements for the Completion of the Birkenhead Docks.

Ibid.

clavi. An Act for enabling the East London Waterworks Company to improve their Supply of Water; and for other Purposes.

1bid.

clavii. An Act for the Improvement of the Borough of Halifax, and for other Purposes, and of which the Short Title is "The Halifax Improvement Act, 1853."

Ibid."

claviii. An Act for making a Railway from Limerick to Fognes.

Ibid.

claix. An Act for enabling the Llanelly Railway and Dock Company to make new Railways, and for other Purposes, and of which the Short Title is "The Llanelly Railway and Dock Act, 1853." Ibid.

clax. An Act to repeal the Acts relating to the Ribble Navigation Company, of the First Year of the Reign of Her present Majesty, Chapter Eight, and of the Seventh Year of the Reign of Her present Majesty, Chapter One, and some of the Provisions of the Act of the Eighth and Ninth Years of the Reign of Her present Majesty, Chapter One hundred and sixteen, which relate to the Company, and to make other Provisions in lieu thereof respectively; and to grant further Powers to the Company for the Construction of Works, for providing Quays, for raising Capital, for levying Tolls, for regulating the Disposition of the reclaimed Lands, and for other Purposes.

1 Ibid.

claxi. An Act to enable the Whitehaven and Furness Junction Railway Company to make Branch Railways; and for other Purposes.

1bid.

clxxii. An Act to enable the Blyth and Tyne Railway Company to construct Branches in the County of Northumberland; and for other Purposes.

Ibid.

clxxiii. An Act for constructing and maintaining Docks and other Works at or near to Milford Haven, and for other Purposes.

1bid.

clxxiv. An Act for making a Railway from Enniskillen to Sligo, with a Branch therefrom.

Ibid.

clxxv. An Act for providing additional Station Accommodation at Birmingham in connexion with the Birmingham and Oxford Junction Railway; and for enabling the Great Western Railway Company to use a Portion of the Oxford, Worcester, and Wolverhampton Railway; and for making better Provision with reference to the joint Station at Wolverhampton; and for other Purposes.

11 Ibid.

clavei. An Act to amend and enlarge the Powers and Provisions of "The Westminster Improvement Act, 1845," "The Westminster Improvement Act, 1847," and "The Westminster Improvement Act, 1850;" to extend the Time for the compulsory Purchase of Lands; to authorize further Improvements in the City of Westminster; and for other Purposes.

clxxvii. An Act to amend the Acts relating to the Birkenkead Dock Company, and to enable the Company to make a xlii. An Act for enabling the Mayor, Aldermen, and Burgesses of the Borough of *Oldham* in the County Palatine of *Lancaster* to purchase and maintain Gasworks and Waterworks; and for other Purposes.

Page 1134

xliii. An Act for enabling the Shipley Gaslight Company to raise a further Sum of Money; and for extending the Limits of their existing Act to the adjoining Township of Baildon. Ibid.

xliv. An Act to extend the Limits of the Blackburn Gaslight Company's Act for the Supply of Gas, and to authorize the raising of a further Sum of Money, and for other Purposes.

1bid.

xlv. An Act to consolidate the Acts relating to the Leeds Gaslight Company, to authorize the Company to raise a further Sum of Money, and for other Purposes.

1. Ibid.

xlvi. An Act for incorporating the Madras Railway Company, and for other Purposes connected therewith.

Ibid.

xlvii. An Act for making certain Improvements in the River Severn, and for amending the Acts relating thereto.

1bid.

xlviii. An Act for better supplying with Water the Borough of *Preston* in the County of *Lancaster*, and for authorizing the Local Board of Health for the Borough of *Preston* aforesaid to purchase the *Preston* Waterworks. *Ibid.*

xlix. An Act to enable the *Edinburgh* Water Company to raise a further Sum of Money; and for other Purposes. 1135

 An Act to enable the Dundee Water Company to construct additional Works for obtaining a further Supply of Water; and for other Purposes.

li. An Act to authorize the Wakefield Borough Market Company to raise a further Sum of Money.

Ibid.

lii. An Act to authorize the Creation of Preference Stock by the Manchester, Sheffield, and Lincolnshire Railway Company in lieu of Debentures, and the Reduction, Division, and Consolidation into Stock of the Manchester and Lincoln Union Shares of the said Railway.

1bid.

liii. An Act to repeal the Act for maintaining the Turnpike Road leading out of the Alston Turnpike Road at Branch End in the County of Northumberland, through Catton, Allendale Town, and Allenheads, to Cows Hill in the County of Durham, and to make other Provisions in lieu thereof.

1 Ibid.

liv. An Act for making a Railway from Lough Swilly in the County of Donegal to the River Foyle near the City of Londonderry.

Ibid.

lv. An Act to renew the Term and continue the Powers of an Act passed in the Seventh Year of the Reign of His Majesty King George the Fourth, intituled An Act for more effectually repairing and improving the Roads leading from Picks Hill near the Town of Langport Eastover in the County of Somerset, through High Ham, Ashcott, and other Places, to Meare in the said County.

Ibid.

Ivi. An Act to enable the Mayor, Aldermen, and Citizens of the City of York to purchase the Undertaking of the Foss Navigation Company, and to execute Works for the sanitary Improvement of the said City; to alter the Tolls taken in the Cattle Markets and Fairs of the City; and for other Purposes.

lvii. An Act to extend and amend the Powers and Provisions of the "Portadown and Dungannon Railway Act, 1847." 1135

lviii. An Act to amend an Act passed in the Fifth Year of the Reign of His Majesty King George the Fourth, for granting certain Powers and Authorities to the Australian Agricultural Company, and to alter the Capital of the said Company. 1136

lix. An Act for better supplying with Water the Town or Village of Bacup and the Neighbourhood thereof in Lancashire. Ibid.
lx. An Act to amend the Acts relating to the Great Northern Railway Company, to authorize an Increase of Capital, and for other Purposes.
Ibid.

lxi. An Act to consolidate and amend Three several Acts passed in the Reign of King George the Third, for draining and preserving certain Fen Lands and Low Grounds lying in the South Level, Part of the Great Level of the Fens commonly called Bedford Level, and in the County of Cambridge, between the River Cam otherwise Grant, West, and the Hard Lands of Bottisham, Swaffham-Bulbeck, and Swaffham Prior, East; and for other Purposes therein mentioned.

1bid.

lxii. An Act for more effectually repairing the Road from Gravesend to Wrotham, and from thence to Borough Green, all in the County of Kent. Ibid.

lxiii. An Act for making a Railway from Dartford in the County of Kent to Farningham in the same County, to be called the Darenth Valley Railway; and for other Purposes. Ibid.

1xiv. An Act for constructing a Market for the Sale of Cattle and other Animals in the Borough of Ludlow in the County of Salop.
Ibid.

lxv. An Act to amend the Acts relating to the Drainage and Embankment of certain Lands in Lough Swilly and Lough Foyle in the Counties of Donegal and Londonderry. Ibid.

lxvi. An Act for supplying with Water the Town of Westonsuper-Mare in the County of Somerset. Ibid.

lxvii. An Act for supplying the Borough of Wigan in the County Palatine of Lancaster with Water, for the better Regulation of the Police therein, and for other Purposes.

[Ibid.]

lxviii. An Act to enable the *Belfast and Ballymena* Railway Company to make a Railway from *Randalstown* to *Cookstown*; and for other Purposes.

lxix. An Act for enabling the North and South Western Junction Railway Company to construct a Branch to near Hammersmith, and to raise additional Capital; and for other Purposes. Ibid.

lxx. An Act to authorize the Abandonment of a Portion of the Undertaking of the *Thames Haven* Dock and Railway Company, and to reduce the Capital of the said Company, and to enable the Company to sell Lands not required; and for other Purposes.

lxxi. An Act for more effectually repairing the Roads from Warminster and from Frome to the Bath Road, and other Roads connected therewith, in the Counties of Wilts and Somerset, called or known by the Name of "The Black Dog Road Trust."

lxxii. An Act for enlarging and improving the Shire Hall of the County of Stafford; removing the Markets at the Back of the

The IIIIMS of the Santoins,
Hall, and providing other Market Accommodation in lieu thereof; erecting Rooms and Offices for the Town Council of Stafford; and for other Purposes. Page 1137 1xxiii. An Act to amend the Acts for the Regulation of Municipal Corporations in Ireland so far as relates to the Borough of Limerick. Ibid.
 lxxiv. An Act to amend and extend the Provisions of the Act relating to the Leeds and Whitehall Turnpike Roads, and to create a further Term therein, and for other Purposes. lxxv. An Act for repairing, maintaining, and rendering more
safe certain Reservoirs on the Adel Beck in the West Riding of the County of York. Ibid.
lxxvi. An Act to amend "The Sunderland Dock Act, 1846," and "The Sunderland Dock Amendment Act, 1849," and for other Purposes. Ibid.
lxxvii. An Act for the Establishment or Improvement and Regulation of Markets and Fairs in the Borough of <i>Leominster</i> , and for other Purposes relating to the said Borough. 1bid.
lxxviii. An Act for making a Railway from the <i>Hawick</i> Branch of the <i>North British</i> Railway, near to the <i>Eshbank</i> Station, to the Royal Burgh of <i>Peebles</i> .
lxxix. An Act to authorize an Extension of the Londonderry and Coleraine Railway. Bid.
lxxx. An Act for making a Railway from Ballymena to Port- rush. Ibid.
lxxxi. An Act to confirm certain Preference Shares created by the <i>North British</i> Railway Company, and to make better Pro- vision for the Payment of the Debts of the said Company, and for other Purposes. <i>Ibid.</i>
Ixxxii. An Act to enable the Scottish Midland Junction Railway Company to make Branch Railways to Blairgowrie and Kirrie- muir; and to amend the Acts relating to such Company; and for other Purposes. Ibid.
lxxxiii. An Act for the better Improvement and Regulation of the Borough of South Shields in the County of Durham, the Establishment of a Cemetery therein, and for other Purposes. Ibid.
lxxxiv. An Act to unite into One Company the Bristol Gaslight Company and the Bristol and Clifton Gaslight Company, and to enable the united Companies to raise further Capital. Ibid.
lxxxv. An Act for making a Railway from Staines to Woking ham and Woking. Ibid
lxxxvi. An Act for making a Railway from Wimbledon to Croydon in the County of Surrey, to be called "The Wimbledon and Crowdon Railway "and for other Purposes.

and Croydon Railway," and for other Purposes.

1bid.

1xxxvii. An Act to enable the Eastern Counties Railway Company to construct a Railway from the Line of the Northern and Eastern Railway near Stratford to Woodford and Loughton;

to grant further Powers to the said Company for capitalizing their Debt; and for other Purposes.

Ibid.

lxxxviii. An Act for making a Railway from the London, Brighton, and South Coast Railway to or near to the Town of East Grinstead in the County of Sussex.

Ibid.

and to repeal certain Provisions of their existing Acts; and

lxxxix. An Act for better supplying with Water the Towns and Villages of Haslingden, Rawtenstall, and Newchurch, and the Townships of Haslingden, Higher Booths, Lower Booths, Newchurch, and Hapton, in the Parish of Whalley, the Townships of Cowpe Lench, New Hall Hey, and Hall Carr, and Tottington Higher End, in the Parish of Bury, and the Extra-parochial Places of Hen Heads and Dunnockshaw, all in the County Palatine of Lancaster. Page 1189

xc. An Act to enable the Monkland Railways Company to make certain Railways in the Vicinity of Bathgate and Airdrie; and Thid.

for other Purposes.

xci. An Act to authorize the Mayor, Aldermen, and Citizens of the City of Manchester to make certain new Streets; and to amend the Acts relating to the said City; and for other Purposes.

xcii. An Act to repeal an Act of the Seventh Year of the Reign of King George the Fourth, for making and maintaining a Turnpike Road from Wimpole to Wrestlingworth and Potton, and to make other Provisions in lieu thereof. Tbid.

xciii. An Act to incorporate a Company for making a Railway from Kingston-upon-Hull to or near to Withernsea in Holderness, with a Branch therefrom; and for other Purposes.

xciv. An Act to enable the Glasgow and South-western Railway Company to make a Branch Railway to near Maufield in the County of Ayr. Ibid.

xcv. An Act for extending the Time granted by "The Rochester Bridge Act, 1846," for the Completion of such Bridge. xcvi. An Act to enable the Limerick, Ennis, and Killuloe Junction

Railway Company to lease their Undertaking; and for other Purposes. Ibid.

xcvii. An Act to enable the East and West India Docks and Birmingham Junction Railway Company to raise additional Capital; and for other Purposes.

xcviii. An Act to amend the Gorbals Gravitation Water Company's Acts, to authorize the Extension of their Works to supply the Royal Burgh of Renfrew and Suburbs and other Places with Water, and for other Purposes. Ibid.

xcix. An Act for making a Railway from Havant in the County of Southampton to Godalming in the County of Surrey, to be called "The Portsmouth Railway;" and for other Pur-

c. An Act to enable the London, Brighton, and South Coast Railway Company to enlarge their Station at London Bridge, and their Goods Station at Brighton, and to make a Branch Railway to the Crystal Palace; and for converting the Debenture Debt of the London, Brighton, and South Coast Railway Company into Stock or Shares; and for other Purposes.

ci, An Act to enable the Aberdeen Railway Company to raise further Monies; to authorize the Abandonment of the authorized Road to the Quays through the Station at Aberdeen, and the Formation of another Road in lieu thereof; to extend the Time for the compulsory Purchase of Lands and for the Completion of the Aberdeen Station; to alter, amend, and extend the Acts relating to the Company; and for other Purposes.

16 & 17 Vict.

cii. An Act to repeal an Act for making and maintaining a Road from the Top of Hunt's Bank in the Town of Manchester in the County of Lancaster to join the Manchester and Bury Turnpike Road in Pilkington in the same County, and to substitute other Provisions in lieu thereof.

Page 1140

Provisions in lieu thereof.

Ciii. An Act for amending the Provisions with respect to the Commissioners of the Second District for Drainage by the River Witham contained in the Witham Drainage Act of the Second Year of George the Third Chapter Thirty-two, and for other

Witham contained in the Witham Drainage Act of the Second Year of George the Third, Chapter Thirty-two, and for other Purposes, and of which the Short Title is "The Witham Drainage Second District Act, 1853."

Ibid.

civ. An Act for more effectually repairing and maintaining the Road from Burford in the County of Oxford to Leachlade in the County of Gloucester, the Road from thence through Highworth to the Cricklade and Swindon Turnpike Road in the County of Wilts, and the Bridge on the said Roads across the River Isis or Thames at or near the Town of Leachlade aforesaid; and for granting a further Term in the said Roads and Bridge; and for other Purposes.

1bid.

cv. An Act to amend an Act passed in the Seventh Year of the Reign of King George the Fourth intituled An Act for making a Turnpike Road from Shipley to Bramley, together with certain Branches therefrom, in the West Riding of the County of York.

Ibid.
cvi. An Act to authorize the London Dock Company to make

a new Entrance to their Docks from the River Thames and other Works, and to augment their Capital Stock; and for other Purposes connected with the said Docks.

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cviii. An Act to enable the Midland Railway Company to make a Line of Railway from near Leicester to the Great Northern Railway near Hitchin, with a Branch, in lieu of the Line of Railway and Branches authorized by "The Midland Railways Extension to Hitchin, Northampton, and Huntingdon Railway Act, 1847," and "The Midland Railways Extension to Hitchin, Northampton, and Huntingdon Railway (Wellingborough Deviations) Act, 1848."

Ibid.

cix. An Act to authorize the Re-issue of certain of the Shares in the Capital of the York and North Midland Railway Company, called Hull and Selby Purchase, &c. Shares, and for other Purposes.

1. In the Capital of the York and North Midland Railway Company, called Hull and Selby Purchase, &c. Shares, and for other Purposes.

cx. An Act to enable the London and North-western Railway Company to acquire and hold certain Lands and Buildings at or near the Terminus of the Haydon Square Branch of the London and Blackwall Railway; and for other Purposes. Ibid.

cxi. An Act to enable the Leeds, Bradford, and Halifax Junction Railway Company to construct certain Branch Railways in the West Riding of the County of York; and for other Purposes.

Bid.

An Act to repeal the Act for repairing the Alston Turnnika

cxii. An Act to repeal the Act for repairing the Alston Turnpike Roads, and to make other Provisions in lieu thereof.

10id.

cxiii. An Act for making a Railway from the Great Southern and Western Railway near Roscrea to Parsonstown, to be called "The Roscrea and Parsonstown Junction Railway," and for other Purposes.

Page 1141

cxiv. An Act to authorize the Abandonment of a Portion of the Undertaking of the Limerick, Ennis, and Killaloe Junction Railway Company, and the Construction of a new Line of Railway in lieu of a Portion of the Line to be abandoned; and to revive in respect of a Portion of the said Undertaking the Powers of the said Company for the compulsory Purchase of Lands, and to extend in respect of the same Portion of the said Undertaking the Powers of the said Company for constructing Works; and to amend and repeal Portions of the Act relating to the said Company; and for other Purposes.

cxv. An Act for the better Maintenance and Repair of the Highways in Wildmore Fen and the East and West Fens in the County of Lincoln, and for other Purposes, and of which the Short Title is "The Wildmore Fen and East and West Fens Highways Act, 1853."

Ibid.

cxvi. An Act for reviving the Powers of the South-eastern Railway Company for taking Lands and Buildings for the Purpose of enlarging their London Bridge Station on the North Side thereof, and for extending for a further Period such Powers, and for other Purposes.

Ibid.

cxvii. An Act to enable the Eastern Counties Railway Company to construct Branch Railways from the North Woolwich Line of the Eastern Counties Railway to Ham Creek and the River Thames; and for other Purposes.

1. Ibid.

cxviii. An Act for more effectually improving the Town of Burton-upon-Trent in the County of Stafford. Ibid.

cxix. An Act to authorize the Abandonment of the Carlisle Canal, and the making of a Railway in lieu thereof, from the Newcastle-upon-Tyne and Carlisle Railway at Carlisle to Port Carlisle; to repeal the Acts relating to the Carlisle Canal and Docks, and to re-incorporate the Company; to authorize the raising of a further Sum of Money; and to confer additional Powers; and for other Purposes.

Ibid.

cxx. An Act to alter and amend the Provisions of "The Governor and Company of Copper Miners Act, 1851," and to confer further Powers on the said Company. *Ibid.*

cxxi. An Act to enable the South-eastern Railway Company to extend the Reading, Guildford, and Reigate Railway to the Great Western Railway at Reading; and for other Purposes.

cxxii. An Act to enable the Warrington and Altrincham Junction Railway Company to extend their Railway to Stockport.

Ibid.

cxxiii. An Act for incorporating and regulating the Electric Telegraph Company of *Ireland*, and for better enabling the Company to establish and work Telegraphs in *Scotland* and *Ireland* and between those Countries; and for other Purposes. *Ibid.*

cxxiv. An Act for making a Railway from Spalding to Sutton Bridge and Wisboach.

Ibid. cxxv. An Act for making a Railway commencing by a Junction with the Scottish Central Railway at Stirling, and terminating by a Junction with the Caledonian and Dumbartonshire Junction Railway at Alexandria, to be called "The Forth and Clyde Junction Railway."

Page 1143
cxxvi. An Act for making Turnpike Roads from Upton Saint

Leonard's to Brimpsfield and Birdlip in the County of Gloucester.

cxxvii. An Act for enabling the Local Board of Health for the District of *Dewsbury* to construct Waterworks; and for other Purposes. *Ibid.*

cxxviii. An Act to authorize the opening of a Diversion of the Wakefield and Sheffield Turnpike Road, and for other Purposes.
Ibid.

cxxi. An Act to authorize the Construction of additional Docks and other Works in connexion with the Victoria (London) Docks, and to consolidate and amend the Provisions of the Act relating to such Docks.

Ibid.

cxxxii. An Act for making a Railway from Strood to Canterbury, with Branches to Faversham Quays and Chilham. 1144

cxxxiii. An Act for supplying with Water the Inhabitants of Walsall, Dudley, and other Places in the Southern Parts of the County of Stafford, and in certain Parts of the County of Worcester adjacent thereto.

10.11

cxxxiv. An Act to enable the St. Helen's Canal and Railway Company to extend their Railway to Rainford, and to enlarge their Stations at Sutton; and for other Purposes relating to the Company.

10 Ibid.

cxxxv. An Act for more effectually repairing and improving several Roads leading to and from the Town of Salford through Pendleton and other Places in the County Palatine of Lancaster.

Ibid.

cxxxvi. An Act for enabling the *Leeds Northern* Railway Company to create new Shares, and raise Money on Loan for discharging certain Liabilities; and for other Purposes. [Ibid.

cxxxvii. An Act for making a Railway from Bedale to Leyburn in the North Riding of the County of York, to be called "The Bedale and Leyburn Railway," and for other Purposes, and of which the Short Title is "The Bedale and Leyburn Railway Act, 1853."

Ibid.

exxxviii. An Act for the Adjustment of the Debts of the Commissioners of the Holme Reservoirs, and of the Interest due thereon, and for enabling them to restore and repair their Reservoirs; and for other Purposes.

1bid.

cxxxix. An Act for paving, lighting, watching, draining, supplying with Water, cleansing, regulating, and otherwise improving the Town and Parish of Spalding in the County of Lincols; for making a Cemetery; for erecting a Corn Exchange and Market House therein; and for other Purposes.

1bid.

cxl. An Act for making a Railway from the North Devon Railway at Fremington Pill to Bideford, to be called "The Bideford Extension Railway."

Page 1144

exli. An Act for the botter paving, repairing, lighting, cleansing, watering, regulating, and improving such Parts of the Parish of Saint Mary Whitechapel in the County of Middlesex as are not within the Liberties of Her Majesty's Tower of London and the City of London; and for paving, repairing, watering, and regulating certain Parts of other Parishes and Places adjoining; and for removing and preventing Nuisances, Annoyances, and Obstructions therein; and for raising Money for the Relief, Maintenance, and Employment of the Poor within the said Parish; and for raising Money for repairing the Church of the said Parish.

cxlii. An Act to enable the Great Southern and Western Railway Company to divert the Glanmire Road Lower in the Parish of Saint Anne's Shandon in the County of the City or Borough of Corh, and to make a small Portion of Railway in that Parish; and for other Purposes.

1bid.

exliii. An Act for making a Railway from Llunidloes in the County of Montgomery to Newtown in the same County, to be called the Llunidloes and Newtown Railway; and for other Purposes.

1bid.

exiv. An Act to enable the Waveney Valley Railway Company to extend their Railway from Bungay to Beccles. Ibid.

exiv. An Act for altering and extending the Line of the Barnsley Branch of the Manchester, Sheffield, and Lincolnshire Railway Company; for extending the Time for the Completion of certain Works at Sheffield; for amending the Acts relating to the said Company; and for other Purposes.

Ibid.

cxivi. An Act for amending the Acts relating to the "Llynvi Valley Railway Company," and for authorizing the Company to make Diversions in and improve their Line of Railway and construct a new Branch, and for better regulating the Harbour of Porth Cawl and the Rates leviable thereat; and for other Purposes.

1bil.

exivii. An Act to repeal the Act relating to the Nantwich and Woore Turnpike Road, and to make other Provisions in lieu thereof.

1bid.

exiviii. An Act to authorize the Extension of the Railway already partly executed between Smithstown and Dalmellington in the County of Ayr to Dalmellington, and to the Glasgow and Southwestern Railway near Ayr.

Ibid.

exlix. An Act to enable the Caledonian Railway Company to extend the Glasgow, Barrhead, and Neilston Direct Railway to Crofthead; and for other Purposes.

cl. An Act for confirming a certain Agreement entered into between the Furness Railway Company and John Abel Smith Esquire, and for enabling the Furness Railway Company to raise a further Sum of Money, and for authorizing the Conversion of the borrowed and Preferential Share Capital of the Furness Railway Company into a Stock not exceeding Four Pounds Ten Shillings per Centum, and for amending the Acts relating to the said Company and Pile Pier.

a 3

cli. An Act to enable the Edinburgh and Glasgow Railway Company to connect their Line at Glasgow by Branches with the Caledonian Railway, and to extend their Station at Covlairs.

Page 1146

clii. An Act to sanction certain Arrangements between the Edinburgh, Perth, and Dundee Railway Company, and certain Classes of the Creditors thereof.

10 Ibid.

- cliii. An Act for enabling the *Great Western* Railway Company to construct additional Lines and Works, or for conferring further Powers on them in reference to the *Henley* and *Uxbridge* Lines, and other Parts of their Undertaking at *Acton*, *Chippenham*, and *Reading*; and for other Purposes. *Ibid.*
- cliv. An Act for incorporating the Lands Improvement Company, and to afford Facilities for the Improvement of Land by enabling the Company to issue transferable Mortgage Debentures. *Ibid.*
- clv. An Act for making a Railway from the Town of Saint Ives to the West Cornwall Railway at or near Saint Erth, with a Branch therefrom, and for making Arrangements with the West Cornwall Railway Company.

 1bid.
- clvi. An Act for dissolving the Canterbury and Whitstable Railway Company, and for vesting in the South-eastern Railway Company the Undertaking of the South-eastern and Continental Steam Packet Company, and for other Purposes, and of which the Short Title is "The South-eastern Railway (Canterbury and Whitstable and Steam Packets) Act, 1853." Ibid.
- clvii. An Act for conferring additional Powers on the London and North-western Railway Company with reference to the Construction of their Oldham Branch, and for making an Alteration in such Branch; and for other Purposes.

clviii. An Act for the Purchase of the Bridge and Ferry over the River of Ross at the Town of New Ross, and for maintaining the same free of Toll, and for other Purposes.

1bid.

clix. An Act for repealing and amending an Act passed in the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, called "The British Electric Telegraph Company's Act, 1850."

Bid.

clx. An Act to enable the London and North-western Railway
Company to construct a Railway from Northampton to Market
Harborough, with a Branch therefrom, all in the County of
Northampton; and for other Purposes.

15 id.

clxi. An Act to enable the London and North-western Railway
Company to construct a Branch Railway to Saint Albans, and
for other Purposes.

Ibid.

clxii. An Act to repeal the Acts for repairing the Roads from West Harptry to the Bath and Wells Turnpike Road at Marksbury, and other Roads therein mentioned, in the County of Somerset, and to make other Provisions in lieu thereof.

1bid.

clxiii. An Act to enable the East Lancashire Railway Company to extend their Railway to Rainford, to enter into Arrangements with the St. Helen's Canal and Railway Company, and to convert their Mortgage Debt into Annuities.

1bid.

clair. An Act for amending the Acts passed for the Construction of the Basingstoke and Salisbury Railway, and for other Purposes, and of which the Short Title is "The London and Southwestern Railway (Basingstoke and Salisbury) Act, 1853."

Page 1147

clxv. An Act for authorizing Arrangements for the Completion of the Birkenhead Docks.

Ibid.

clxvii. An Act for the Improvement of the Borough of Halifax, and for other Purposes, and of which the Short Title is "The Halifax Improvement Act, 1853." Ibid.

clxviii. An Act for making a Railway from Limerick to Foynes.

Ibid.

clxix. An Act for enabling the Llanelly Railway and Dock Company to make new Railways, and for other Purposes, and of which the Short Title is "The Llanelly Railway and Dock Act, 1853."

Ibid.

clax. An Act to repeal the Acts relating to the Ribble Navigation Company, of the First Year of the Reign of Her present Majesty, Chapter Eight, and of the Seventh Year of the Reign of Her present Majesty, Chapter One, and some of the Provisions of the Act of the Eighth and Ninth Years of the Reign of Her present Majesty, Chapter One hundred and sixteen, which relate to the Company, and to make other Provisions in lieu thereof respectively; and to grant further Powers to the Company for the Construction of Works, for providing Quays, for raising Capital, for levying Tolls, for regulating the Disposition of the reclaimed Lands, and for other Purposes.

[Bid.]

claxi. An Act to enable the Whitehaven and Furness Junction Railway Company to make Branch Railways; and for other Purposes.

1bid.

clxxii. An Act to enable the Blyth and Tyne Railway Company to construct Branches in the County of Northumberland; and for other Purposes.

1bid.

clxxiii. An Act for constructing and maintaining Docks and other Works at or near to Milford Haven, and for other Purposes.

1. Ibid.

claxiv. An Act for making a Railway from Ennishillen to Sligo, with a Branch therefrom.

Bid.

clxxvi. An Act to amend and enlarge the Powers and Provisions of "The Westminster Improvement Act, 1845," "The Westminster Improvement Act, 1847," and "The Westminster Improvement Act, 1850;" to extend the Time for the compulsory Purchase of Lands; to authorize further Improvements in the City of Westminster; and for other Purposes.

clxxvii. An Act to amend the Acts relating to the Birkenhead Dock Company, and to enable the Company to make a

. Railway for their Works, and for other Purposes, and of which
the Short Title is "The Birkenhead Dock Company's Act,
1853." Page 1149
clxxviii. An Act to authorize the Newport, Abergavenny, and
Hereford Railway Company to make Deviations on their
Extension to the Taff Vale Railway, and to make certain short
Branches. Ibid.
claxia. An Act to authorize Deviations at Hereford and near
Pontypool of the Newport, Abergavenny, and Hereford Railway,
and to amend the Acts relating to that Railway. Ibid.
clxxx. An Act for making a Railway to the Crystal Palace, with
Branches to the London, Brighton, and South Coast Railway,
and to the London and South-western Railway. Ibid.
clauxi. An Act for the Improvement of the Parish of Chorley in
the County of Lancaster. Ibid.
clxxxii. An Act for the more effectual Improvement of the
Borough of Newcastle-upon-Tyne. Ibid.
clxxxiii. An Act to enable the Newry and Ennishillen Rail-
way Company to extend their Railway to the Landing Quay
at Name to offer a Tunation with the Dublin and Polling
at Newry, to effect a Junction with the Dublin and Belfast
Junction Railway, and for other Purposes. Ibid.
clxxxiv. An Act for making a Railway from Worcester to
Hereford, with certain Branches therefrom, and for other Pur-
poses. Ibid.
claxxv. An Act for improving and maintaining the Port and
Harbour of Westport in the County of Mayo. Ibid.
clxxxvi. An Act for making a Railway from the North-western
District of the Metropolis to Battle Bridge in the County of
Middlesex. 1150
clxxxvii. An Act to enable the West Cornwall Railway Company
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clxxxviii. An Act for making a Railway from the Scottish Central Railway near Loaninghead to the Town of Crieff. Ibid. clxxxix. An Act for making a Railway from Tralee to Killarney. Ibid. cxc. An Act for consolidating and amending the Powers of the Acts of "The Imperial Continental Gas Association." Ibid. cxci. An Act for reclaiming, inclosing, and appropriating certain Parts of the Harbour or Estuary of Castlemaine and the Creeks of Caragh and Rossbehy in the County of Kerry. Ibid. excii. An Act to revive and amend the Powers of the Acts relating to the Chard Railway Company, to regulate the Capital of the Company, and to enable them to extend their authorized Railway into Taunton. Ibid. exciii. An Act for constructing a Railway and Landing Places within the Borough of King's Lynn, for regulating the Sharo Capital of the East Anglian Railways Company, and for other Purposes, and of which the Short Title is "The East Anglian Railways Act, 1853." Ibid. exciv. An Act for the Improvement of the Borough of Limerick.

- exevi. An Act to enable the Severn and Wye Railway and Canal Company to improve their Railway and Harbour; and for other Purposes relating to the Company. Page 1150
- exevii. An Act for making a Railway from the South Wales Railway at Britonferry to Glyncorrug in Glamorganshire, to be called "The South Wales Mineral Railway." 1151
- exeviii. An Act to consolidate and amend "The Staffordshire Potteries Waterworks Act, 1847," and "The Staffordshire Potteries Waterworks Extension Act, 1849," and to extend the Provisions and enlarge the Powers thereof.

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- cxcix. An Act for making a Railway from Stamford Baron in the County of Northampton to the Great Northern Railway at Essendine in the County of Rutland, and for other Purposes connected therewith.
- cc. An Act for better paving, draining, cleansing, lighting, watching, supplying with Water, regulating in regard to Markets and other Purposes, for making new Streets, and otherwise improving the Town of Galacay.
 Ibid.
- cci. An Act for regulating the depasturing and Management of certain Pastures in the Parish of Richmond in the County of York.

 1bid.
- ccii. An Act to consolidate the Acts relating to the Cork and
 Bendon Railway Company, to authorize the Company to construct Extension and Branch Railways, and for other Purposes.

 Ibid.
- ceiii. An Act for granting further Powers to "The Electric Telegraph Company," and to enable such Company to make Arrangements for the working of Telegraphs adjoining their Works.

 Ibid.
- ceiv. An Act for authorizing the South Wales Railway Company to deviate the Line of their Railway in the Forest of Dean, and for other Purposes.

 1bid.
- cev. An Act to enable the London and North-western Railway Company to make a Railway to connect the Buckinghamshire Railway with the Oxford, Worcester, and Wolverhampton Railway.

 1bid.
- cevi. An Act for reclaiming from the Sea certain Lands near Harwich, for constructing Docks and a Pier on such Lands, and for other Purposes.
 Ibid.
- ccyii. An Act for making a Pier and Breakwater in the Bay of Galway, and for conferring additional Powers on the Galway Harbour Commissioners, and for other Purposes.
- ceviii. An Act for making a Railway from Banbridge to join the Dublin and Belfast Junction Railway at Scarvagh. Ibid.
- ccix. An Act for granting further Powers in reference to the leasing and selling the Undertaking of the South Wales Railway Company to the Great Western Railway Company, and authorizing working Arrangements between the said Companies, and for other Purposes.

 Ibid.
- ccx. An Act to enable the South Wales Railway Company to extend the Pembroke Line of their Railway to Pennar Mouth, and to make a Deviation in their said Pembroke Line; and for other Purposes.

 1bid.

ccxi. An Act to reduce and regulate the Tolls payable in respect
of Traffic passing between Liverpool and certain Places on the
Liverpool, Crosby, and Southport Railway, and also the Pay-
ments or Tolls payable to the Lancashire and Yorkshire and
East Lancashire Railway Companies in respect of Traffic to
and from the last-mentioned Railway; and for other Pur-
poses. Page 1152
ccxii. An Act to extend the Periods limited for completing and for
purchasing Lands for the Stratford-upon-Avon and Kingswin-
ford Branches of the Oxford, Worcester, and Wolverhampton
Railway, and to extend such respective Branches, to construct
a Branch Railway to Stourbridge, and to authorize the raising
of certain Sums of Money by Preferential Shares, and for other
Purposes. Ibid.
ccxiii. An Act for the Construction and Maintenance of a Har-
bour at Llandudno in the County of Carnarvon. Ibid.
cexiv. An Act for making a Railway from Wellington to Coal-
brookdale, and an Extension to the River Severn, all in the
County of Salop; and for other Purposes. Ibid.
ccxv. An Act for the Incorporation of the Westminster Association
for improving the Dwellings of the Working Classes. <i>Ibid.</i>
cexvi. An Act for enabling the London and North-western Rail-
CCXVI. An Act for ensuing the London and Ivorat-western Rall-
way Company to construct a Railway from Crewe to Shrews-
bury, and other Works in connexion with their Undertaking;
and for other Purposes relating thereto.
cexvii. An Act for making a Railway from the Newport, Aber-
gavenny, and Hereford Railway in the Parish of Llanvihangel
Pontymoyle in the County of Monmouth to Coleford in the
County of Gloucester, with a Branch to the Monmouth Gas-
works; and for other Purposes. Ibid.
ccxviii. An Act to enable the Warrington and Altrincham Junc-
tion Railway Company to make Deviations and Branches at
Warrington, and to use certain neighbouring Railways. Ibid.
cexix. An Act to enable the South Sea Company to enter into
Arrangements with certain Proprietors of the Company. Ibid.
ccxx. An Act for the Improvement of the Town of Rochdale,
and for providing a Cemetery there, and for other Purposes,
and of which the Short Title is "The Rochdale Improve-
ment Act, 1853."
ccxxi. An Act to enable the Eastern Union Railway Company to
redeem their Preference Shares; and for other Purposes. Ibid.
ccxxii. An Act for making a Railway from the London and
North-western Railway at Willesden to the North London Rail-
way, with a Branch to the North and South Western Junction
Railway, to be called "The Hampstead Junction Railway," and
for other Purposes. Ibid.
cexxiii. An Act for making a Railway from the Great Northern
Railway at Boston in the County of Lincoln to the Great
Northern Railway at Barkstone in the same County, and for
other Purposes. Ibid.
ccxxiv. An Act for incorporating the Life Association of Scot-
land, for enabling the said Association to sue and to be sued,
to take and hold Property, and for other Purposes relating to
the said Association.
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cexxv. An Act for the Appointment and Regulation of Vestries in the Parishes of Saint Margaret and Saint John the Evangelist in the City of Westminster.

Page 1158

ccxxvi. An Act to amend an Act, intituled An Act for incorporating the East Indian Railway Company, and for other Purposes connected therewith.

ecxxvii. An Act for making a Railway from the Oxford, Worcester, and Wolverhampton Railway near Hartlebury in the County of Worcester to the Borough of Shrewsbury in the County of Salop, with a Branch, to be called "The Severn Valley Railway;" and for other Purposes.

1bid.

PRIVATE ACTS,

PRINTED BY THE QUEEN'S PRINTER,

AND WHEREOF THE PRINTED COPIES MAY BE GIVEN IN EVIDENCE.

A N Act to enable the Master, Fellows, and Scholars of Lady
 Frances Sidney Sussex College in the University of Cam bridge to lease on long Leases and otherwise improve their
 Estate situate at Clee in the County of Lincoln; and for other
 Purposes.

 An Act to authorize the granting of Building Leases of Lands and Hereditaments subject to the Will of Andrew John Nash Esquire, deceased.

3. An Act to incorporate the Craft of Tailors of the Burgh of Aberdeen, to confirm the Titles and Conveyances and to amend and regulate the Estates and Affairs of the said Craft, and for other Parposes relating to the Society.

1bid.

- 4. An Act for extending the Powers of the Trustees of the Settlements on the Marriage of Charles Pelham Pelham Clinton Esquire, commonly called Lord Charles Pelham Pelham Clinton, and Blizabeth Pelham Clinton his Wife, commonly called Lady Charles Pelham Pelham Clinton, and of the Trustees of the Contract of Marriage of the Father and Mother of the said Lady Charles Pelham Pelham Clinton, so as to authorize the Investment of the Produce of certain Stocks and Shares, Part of the Trust Funds subject to the Trusts of the same Settlements and Contract of Marriage respectively, in the Purchase of Estates in England, Wales, Scotland, or Ireland, and to authorize the Investment of the same Trust Funds, or the Produce thereof, on the Security of Estates in England, Wales, Scotland, or Ireland.
- An Act for enlarging the Powers of the Trustees of the Settlement made on the Marriage of the Baroness de Graffenried Villars, and for other Purposes.

6. An Act to authorize the granting for Building Purposes of Demises for long Terms of Years of the Trust Estate of the late

William Penketh Cotham Esquire, and to authorize the granting of Mining Leases, and for other Purposes. Page 1160

7. An Act for enabling the Trustees of the Will of Thomas Brown Esquire, deceased, to invest the Funds subject to the Trusts of the Will of the said Thomas Brown in the Purchase of Real Estates in Ireland.

1 Ibid.

8. An Act for enabling Sales, Exchanges, and Leases of the Family Estates of Robert Westley Hall Dare Esquire, and for other Purposes.

Ibid.

10. An Act for confirming an Exchange between the Right Honourable Henry Stephen Earl of Ilchester and the Right Honourable George O'Brien Earl of Egremont, now deceased, and for effecting an Exchange of Lands by the last Will of the Right Honourable George Earl of Egremont, now deceased, directed to be sold, for Lands by that Will directed to be settled. Ibid.

11. An Act for vesting certain Estates belonging to the See of Canterbury, now vested in Trustees for Sale, in the Archbishop of Canterbury, with Provisions for the Sale thereof, with the Approval of the Church Estates Commissioners; and for other Purposes.

1bid.

12. An Act for enabling James Thomas Martin Esquire, and the Persons in remainder under the Will of Mary Jackson deceased, to grant Leases of Parts of the Estates thereby devised in Settlement, for the Purpose of building upon and otherwise improving the same; and for other Purposes.

1bid.

13. An Act for incorporating the Trustees of the Bingley Free Grammar and General Education Schools and other Charities at Bingley in the County of York; for authorizing the Sale, Exchange, or Mortgage, by the Trustees, when incorporated, of the several Estates belonging to the said Schools and Charities respectively situate in the Parishes of Bingley and Bradford, both in the said County of York; and for other Purposes relating to the said Schools and Charities.

14. An Act to amend an Act of Parliament made and passed in the First Year of the Reign of Her present Majesty Queen Victoria, intituled An Act to enable the Governors of the Free Grammar School of Clitheroe in the County of Lancaster to sell and grant Building Leases of the School Estates, and to enlarge the Powers of the Governors; and to authorize the Court of Chancery to apply Parts of the Proceeds of the Sales effected under such Act towards Discharge of certain Debts of the said School, and to vary the Investment of such Proceeds, and apply the Income thereof towards the Maintenance of the School; and to enlarge the Powers of granting Building Leases created by the said Act; and for other Purposes.

15id.

15. An Act to authorize the Trustees of the late John Fourth Duke of Atholl to denude themselves of the Trusts created by his Trust Deed, and to convey the Trust Estates to his Grace

George Augustus Frederick John Duke of Athole, and the Series of Heirs specified in the said Trust Deed, and under the Provisions therein contained, and to enable the said Duke, or the Heir in possession for the Time, to sell Parts of the said Estate, and other Estates, for Payment of the Debts of the said John Fourth Duke of Atholl.

Page 1161

16. An Act to enable certain Persons to grant Leases for Mining Purposes of the Estates at Oakthorpe in the Counties of Leicester and Derby, or one of them, devised by the Will of the Reverend John Piddocke Clerk, deceased.
Ibid.

17. An Act to enable the Master or Keeper, Fellows, and Scholars of Jesus College in the University of Cambridge to alter and vary the Mode of dealing with the Benefaction of Doctor Edmund Proby and Sir Thomas Proby, and to appropriate the same for the Benefit of the said College in erecting and providing Parsonage Houses for Livings belonging to the said College, and in augmenting such Livings; and for other Purposes, including the Repeal of existing Legislative Enactments relating to the said Benefaction.

1bid.

18. An Act to enable the Trustees of the Will of William Ward Jackson deceased to grant Mining, Building, and Improving Leases of and to open and work Mines in the Estates thereby devised upon Trusts by way of Settlement, and for other Purposes, and of which the Short Title is "Ward Jackson's Estate Act, 1853."

 An Act for enabling Leases, Sales, and Exchanges to be made of the Estates of the late Philip Duncombe Pauncefort Duncombe Estate deceased, and for other Purposes.

20. An Act authorizing and enabling the Trustees under the Will of the late Warden Sergison Esquire to raise Money by Mortgage of Part of the Estates settled by his Will, for the Purchase of adjoining Property, and for obtaining Enfranchisement of Copyhold Lands comprised in the Will, and for enabling the Trustees to obtain and grant Enfranchisement of Copyhold Lands, and to grant Building Leases of Parts of the settled Lands, and for other Purposes.

1bid.

21. An Act to enable the Bishop of *Durham* and the Freemen and Stallingers of the Borough of *Sunderland* to give up their respective Interests in certain Lands and Monies, for the Purpose of endowing an Orphan Asylum at *Sunderland*, and of making better Provision for the Spiritual Wants of the Parish of *Sunderland*; and to enable such Asylum to acquire and hold additional Land; and to enlarge the Powers and to provide for the better Regulation and Management of the said Asylum; and for other Purposes. *Ibid.*

22. An Act to authorize the Executors in Trust of the Residuary Personal Estate bequeathed by the Will of The Most Honourable John Crichton Stuart Marquess of Bute and Earl of Dumfries, deceased, to postpone the Sale of certain Parts of such Residuary Estate, and to indemnify such Executors in respect of such Postponement; and for other Purposes.

1bid.

23. An Act to enable the Trustees of the Estate of Henry Smith Esquire, deceased, to apply certain Funds held upon Trusts for the Relief of his poor Kindred in the Purchase of a Plot of Ground and Buildings called Strong's Place in the Parish of Kensington in the County of Middlesex. Page 1162
24. An Act for authorizing the granting of Building Leases of

Lands held under the Will of John Pidgley otherwise John Moor Pidgley, situate at Dawlish in the County of Devon. Ibid.

- 25. An Act for better enabling the Trusts of the Will of Joseph Thomas Treffry deceased to be executed, under the Authority of the High Court of Chancery, and for other Purposes, and of which the Short Title is "Treffry's Estate Act, 1853." 1163
- 26. An Act to settle Estates in the Counties of Cornwall and Devon devised by the Will of the late Right Honourable Richard Hussey Baron Vivian deceased, dated the Twenty-fourth Day of September One thousand eight hundred and forty-one, and thereby directed to be settled, and to enable the Trustees of such settled Estates to carry into effect an Agreement to grant a Building Lease of Part of such devised Estates to the West Cornwall Railway Company; and for other Purposes.

 1bid.

27. Au Act for enabling the Trustees of certain Estates in Carmarthenshire devised by the Will of Francis Charles James Pemberton Esquire, deceased, to grant Mining and Building Leases of Parts of the said Estates; and for other Purposes. Ibid.

- 28. An Act for raising by Sale or Mortgage of the Real Estates devised by the Will of Sir William Chaytor Baronet, deceased, Monies for Payment of his Debts and Legacies, in aid of his Personal Estate, and for other Purposes, and of which the Short Title is "Chaytor's Estate Act, 1853."

 15 id.
- 29. An Act to extend the Powers of the Trustees of the Will of the late Duke of Cleveland, and to enable such Trustees to raise certain Monies on certain of the Trust Estates in the County of Durham by the said Will devised.

 1bid.

PRIVATE ACTS,

NOT PRINTED.

30. An Act to enable William Yates Rooker Clerk to exercise his Office of a Priest, and to hold any Benefice or Preferment, in the United Church of England and Ireland.

31. An Act for the Restitution in Blood of George Drummond Esquire, Duke de Melfort and Comte de Lussan in France, and to relieve the said George Drummond and the Heirs Male of James First Earl of Perth from the Effect of the Attainder of James Drummond, commonly called Lord Drummond, eldest Son of James Fourth Earl of Perth, and from the Effect of the Attainder of John Drummond, Second Son of the said James Drummond, and from the Effect of a Decreet of Forfaulture pronounced by the Parliament of Scotland against John Earl of Melfort.

(Private, not printed) 16° & 17° VICTORIÆ.

32. An Act to dissolve the Marriage of Alfred Richard Cutbill with Elizabeth his now Wife, and to enable him to marry again; and for other Purposes therein mentioned.

33. An Act to dissolve the Marriage of George Fisher Esquire with Mary Matilda Fisher his now Wife, and to enable him to marry again; and for other Purposes therein mentioned.

34. An Act to enable Charles Crowe Clerk to exercise his Office of a Priest, and to hold any Benefice or Preferment, in the United Church of England and Ireland.

35. An Act to dissolve the Marriage of Robert Frederick Brownlow Rushbrooke with Albinia Maria his now Wife, and to enable him to marry again; and for other Purposes. • • • •

STATUTES AT LARGE.

Anno Regni VICTORIÆ, Britanniarum Reginæ, Decimo Sexto & Decimo Septimo.

T the Parliament begun and holden at Westminster, the A Fourth Day of November, Anno Domini 1852, in the Sixteenth Year of the Reign of our Sovereign Lady ' VICTORIA, by the Grace of God, Queen of the United King-' dom of Great Britain and Ireland, Defender of the Faith; being ' the First Session of the Sixteenth Parliament of the United ' Kingdom of Great Britain and Ireland.'

CAP. I.

An Act to make Provision concerning Bills of Exchange and Promissory Notes payable in the Metropolis on the Day appointed for the Funeral of Arthur late Duke of Wellington. [17th November 1852.]

CAP. II.

An Act to amend an Act of the First Year of King George the Fourth, for the further Prevention of forging and counterfeiting Bank Notes. [16th *December* 1852.]

HEREAS by an Act passed in the First Year of the Reign of King George the Fourth it was enacted, that all Bank Notes of the Governor and Company of the Bank of England of the Description therein mentioned, whereon the Names of 'the Persons intrusted by the Governor and Company to sign ' the same should be impressed by Machinery with the Authority ' of the said Governor and Company, should be good and valid: ' And whereas Doubts have arisen whether the Provisions of the ' said Act are not limited to Notes of the particular Description ' therein mentioned:' Be it therefore declared and enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That all Notes, Bank Post Bills, and Bank Bills of Exchange Signatures of of the said Governor and Company, whereon the Name or Names the Cashiers of the Said Governor and Company for the Bank of Time being or other Officer appointed on to be appointed by the England may Time being, or other Officer appointed or to be appointed by the be impressed 16 & 17 VICT.

Notes, &c. by Machinery instead of being written, which shall be valid. said Governor and Company in that Behalf, shall or may be impressed or affixed by Machinery provided for that Purpose by the said Governor and Company, and with the Authority of the said Governor and Company, shall be taken to be good and valid to all Intents and Purposes as if such Notes, Bank Post Bills, and Bank Bills of Exchange had been subscribed in the proper Handwriting of such Cashier or other Officer as aforesaid, and shall be deemed and taken to be Bank Notes, Bank Post Bills, and Bank Bills of Exchange within the Meaning of all Laws and Statutes whatsoever, and shall and may be described as Bank Notes, Bank Post Bills, and Bank Bills of Exchange respectively in all Indictments and other Criminal and Civil Proceedings whatsoever, any Law, Statute, or Usage to the contrary not-withstanding.

CAP. III.

An Act to authorize the Inclosure of certain Lands in pursuance of a Special Report of the Inclosure Commissioners for England and Wales. [16th December 1852.]

WHEREAS the Inclosure Commissioners for England and Wales have, in pursuance of "The Acts for the Inclosure, "Exchange, and Improvement of Land," issued their Provisional Orders for and concerning the proposed Inclosures mentioned in the Schedule to this Act, and the requisite Consents thereto have been given since the Date of their Seventh Annual General Report: And whereas the said Commissioners have by a Special Report certified their Opinion that such proposed Inclosures would be expedient; but the same cannot be proceeded with without the previous Authority of Parliament: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the said several proposed Inclosures mentioned in the Schedule to this Act be proceeded with.

Schedule may be proceeded with.

mentioned in

Inclosures

Short Title.

II. And be it enacted, That in citing this Act in other Acts of Parliament, and in legal Instruments, it shall be sufficient to use either the Expression "The Second Annual Inclosure Act, 1852," or "The Acts for the Inclosure, Exchange, and Improvement of "Land."

SCHEDULE to which this Act refers.

Inclosure.	County.	Date of Provisional Order.
Bampton and Shilton Homanton Hareshaw Common Beedon Common Wigginton Broadhalfpenny Down Snetterton	Oxford and Berks - Wilts - Northumberland Berks - Hertford - Southampton - Norfolk -	23d January 1852. 19th February 1852. 23d January 1852. 23d March 1852. 23d March 1852. 18th June 1851. 28th August 1851.

Inclosure.	County.	Date of Provisional Order
Morestead Down -	Southampton -	20th April 1852.
Watford Field	Hertford	12th July 1852.
Great Marlow	Bucks	14th May 1852.
Osehill Common -	Dorset	01 7 3 40.00
Magor	Monmouth -	2d July 1852.
Undy	Monmouth -	1 0 7 7 7 10 70
Eaton Bray	Bedford	12th July 1852.
Waitby Common -	Westmorland -	2d July 1852.
Kirkby Stephen Com-		
mon	Westmorland -	2d July 1852.
Llanllugan Manor -	Montgomery -	F.1 34" 1050
Clayton	Sussex -	1 - 3 3 " 3 3 - 3
Acklam Wold -	York	
Haughton	Chester	1
Ditton Common -	Kent	
High Oak Common -	Hertford -	4.3 0 1 1050
Musley Common -	Hertford	
Aubourn	Lincoln	4th October 1852.
Fradswell Heath -	Stafford	04.9 7
Bensington, Berrick		2 101 0 till 1002.
Salome, and Ewelme -	Oxford -	24th June 1852.

CAP. IV.

An Act to amend an Act for guaranteeing the Interest on such Loans, not exceeding Five hundred thousand Pounds, as may be raised by the *British* Colonies on the Continent of South America, in the West Indies, and the Mauritius, for certain Purposes. [16th December 1852.]

WHEREAS in the Session of Parliament holden in the Eleventh and Twelfth Years of Her Majesty's Reign an Act was passed, intituled An Act for guaranteeing the Interest 11 & 12 Vict. on such Loans, not exceeding Five hundred thousand Pounds, as a 130.

may be raised by the British Colonies on the Continent of South ' America, in the West Indies, and the Mauritius, for certain Purposes: And whereas by the said Act Her Majesty was enabled to guarantee the Interest on certain Loans thereafter to be raised by the Legislature, or other proper Legislative Authority of Her Majesty's Colonies and Possessions on the Continent of South America, in the West Indies, and the Island of Mauritius, and made chargeable on the respective Revenues of such Colonies and Possessions, for the Purpose of promoting the Introduction of Free Labourers, or the Formation of Roads, Railways, Works of Drainage or Irrigation, or other public Undertakings of a similar Character: And whereas Doubts have arisen whether any Monies that may be raised by means of such guaranteed 'Loans can be applied to the Conveyance back to India, China, or Africa of Free Labourers introduced therefrom into the said Colonies and Possessions: And whereas it is expedient to re-

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Guaranteed Loans may be charged with Expense of conveying back to India, &c. Free Labourers introduced therefrom.

' move such Doubts:' Be it therefore enacted and declared by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That any Monies the Produce of such guaranteed Loans which the Legislatures or other proper Legislative Authority of Her Majesty's said Colonies and Possessions may have raised or charged, or hereafter may raise or charge, on the respective Revenues of such Colonies and Possessions, may be applied to the Conveyance back to India, China, and Africa of Free Labourers introduced therefrom into the said Colonies and Possessions, anything in the said recited Act to the contrary notwithstanding.

CAP. V.

An Act to substitute Stamp Duties for Fees on passing Letters Patent for Inventions, and to provide for the Purchase for the public Use of certain Indexes of Specifications. [21st February 1853.]

15 & 16 Vict. c. 83.

WHEREAS it is expedient that the Fees payable in respect of Letters Patent for Inventions under the Patent Law ' Amendment Act, 1852, and mentioned in the Schedule to such ' Act, be converted into Stamp Duties:' Be it enacted, therefore, by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. Sections Seventeen, Forty-four, Forty-five, Forty-six, and Fifty-three of the said Patent Law Amendment Act, 1852, and so much of the Schedule to the said Act as relates to Fees and Stamp

Duties to be paid under the said Act, shall be repealed.

II. All Letters Patent for Inventions to be granted under the Provisions of the said Patent Law Amendment Act, 1852, (except in the Cases provided for in the Fourth Section of this Act,) shall be made subject to the Condition that the same shall be void, and that the Powers and Privileges thereby granted shall cease and determine, at the Expiration of Three Years and Seven Years respectively from the Date thereof, unless there be paid before the Expiration of the said Three Years and Seven Years respectively the Stamp Duties in the Schedule to this Act annexed expressed to be payable before the Expiration of the Third Year and of the Seventh Year respectively, and such Letters Patent, or a Duplicate thereof, shall be stamped with proper Stamps showing the Payment of such respective Stamp Duties, and shall, when stamped, be produced before the Expiration of such Three Years and Seven Years respectively at the Office of the Commissioners; and a Certificate of the Production of such Letters Patent or Duplicate so stamped, specifying the Date of such Production, shall be endorsed by the Clerk of the Commissioners on the Letters Patent or Duplicate, and a like Certificate shall be endorsed upon the Warrant for such Letters Patent filed in the said Office.

III. There shall be paid unto and for the Use of Her Majesty, Her Heirs and Successors, for or in respect of Letters Patent applied for or issued under the Provisions of the said Patent Law Amendment

§§ 17, 44, 45, 46, and 53, and Part of Schedule of recited Act repealed.

Letters Patent to be made subject to Avoidance on Non-payment of Stamp Duties expressed in Schedule to this Act annexed.

Stamp Duties mentioned in the Schedule to this Act to be payable.

Amendment Act, 1852, Warrants, Specifications, Disclaimers, Certificates, and Entries, and other Matters and Things mentioned in the Schedule to this Act, or the Vellum, Parchment, or Paper on which the same respectively are written, the Stamp Duties mentioned in the said Schedule; and no other Stamp Duties shall be levied in respect of such Letters Patent, Warrants, Specifications, Disclaimers, Certificates, Entries, Matters, and Things; and the Stamp Duty mentioned in the said Schedule on Office Copies of Documents shall be in lieu of such Sums as by the said Patent Law Amendment Act, 1852, are authorized to be appointed to be paid for such Office Copies.

IV. Where Letters Patent for England or Scotland or Ireland As to Payment have been granted before the Commencement of the said Patent of Stamp Duties Law Amendment Act, 1852, or have been since the Commencement of the said Act, or hereafter may be granted for any Invention, in respect of any Application made before the Commencement of the or Ireland said Act. Letters Patent for England or Scotland or Ireland may respectively. be granted for such Invention in like Manner as if the said Act had not been passed: Provided always, that in lieu of all Fees or Payments and Stamp Duties which were at the Time of the passing of the said Act payable in respect of such Letters Patent as last aforesaid, or in or about obtaining a Grant thereof, and in lieu of all other Stamp Duties whatsoever, there shall be paid in respect of such Letters Patent as last aforesaid on the sealing thereof Stamp Duties equal to One Third Part of the Stamp Duties which would be payable under this Act in respect of Letters Patent issued for the United Kingdom under the said Patent Law Amendment Act, 1852, on or previously to the sealing of such Letters Patent as last aforesaid, and before the Expiration of the Third Year and the Seventh Year respectively of the Term granted by such Letters Patent for England, Scotland, or Ireland, Stamp Duties equal to One Third Part of the Stamp Duties payable under this Act before the Expiration of the Third Year and the Seventh Year respectively of the Term granted by Letters Patent issued for the United Kingdom under the said Patent Law Amendment Act, 1852, and the Condition of such Letters Patent for *England* or *Scotland* or *Ireland* shall be varied accordingly.

V. The Stamp Duties hereby granted shall be under the Care Duties to be and Management of the Commissioners of Inland Revenue; and under Managethe several Rules, Regulations, Provisions, Penalties, Clauses, and ment of Com-Matters contained in any Act now or hereafter to be in force with

reference to Stamp Duties shall be applicable thereto.

VI. The said Commissioners of Inland Revenue shall prepare who are to pro-Stamps impressed upon adhesive Paper, of the Amounts following, that is to say, Twopence, Fourpence, Eightpence, and One Shilling, to be used only in respect of the Stamp Duties on the Office Copies of Documents and on the Certificates of Searches and Inspections mentioned in the Schedule to this Act; such adhesive Stamps of proper Amounts to be affixed by the Clerk of the Commissioners of Patents for Inventions to such Office Copies of Documents and Certificates of Searches and Inspections as aforesaid; and immediately after such affixing he shall obliterate or deface such Stamps by impressing thereon a Seal to be provided for that Purpose, B 3

on Letters Patent for England, Scotland,

missionersof Inland Revenue;

vide the proper Stamps for the Purpose.

Purpose, but so as not to prevent the Amount of the Stamp from being ascertained; and no such Office Copy or Certificate shall be delivered out until the Stamps thereon shall be obliterated or defaced as aforesaid.

Conditions of Letters Patent already granted under recited Act to be satisfied by Payment of Stamp Duties, &c. under this Act.

VII. The Condition contained in any Letters Patent granted under the said Patent Law Amendment Act, 1852, and before the passing of this Act for making such Letters Patent void at the Expiration of Three Years and Seven Years respectively from the Date thereof, unless there be paid, before the Expiration of the said Three Years and Seven Years respectively, the Sums of Money and Stamp Duties by the said Patent Law Amendment Act, 1852, required in this Behalf, shall be deemed to be satisfied and complied with by Payment of the like Stamp Duties as would have been required if such Letters Patent had been granted after the passing of this Act, and had been made subject to the Condition required by this Act in lieu of the said Condition therein contained; and the Provision herein-before contained concerning the Endorsement on the Letters Patent or Duplicate, and on the Warrant for the same Letters Patent, of a Certificate of the Production of the Letters Patent or Duplicate properly stamped, shall be applicable in the Case of such Letters Patent granted before the passing of this Act.

Power to Commissioners to purchase the Indexes of existing Specifications prepared by Mr. Woodcroft.

VIII. 'And whereas by the said Patent Law Amendment Act, 1852, the Commissioners are directed to cause Indexes to all 'Specifications heretofore or hereafter to be enrolled or deposited to be prepared in such Form as they may think fit, which 'Indexes are to be open to the Inspection of the Public: And whereas the existing Specifications so directed to be indexed as aforesaid are in Number Fifteen thousand and upwards, and it would require some Years to make Indexes thereof on a proper 'Arrangement and Classification: And whereas Mr. Bennett 'Woodcroft has already made complete Indexes of such Specifications, which the Commissioners have examined and approved of, and it is expedient that such Indexes be purchased for the 'Use of the Public:'

It shall be lawful for the Commissioners, with the Consent of the Commissioners of Her Majesty's Treasury, to purchase the said Indexes of the said Bennett Woodcroft for a Sum not exceeding One thousand Pounds, and to pay the Purchase Money for the same out of the Monies in their Hands which have arisen from Fees received in respect of Letters Patent under the said Patent Law Amendment Act, 1852, and directed by the said Act to be paid into the Receipt of the Exchequer; and after the Purchase of such Indexes the Provisions of the said Act shall be applicable thereto as if such Indexes had been prepared under the said recited Enactment.

As to the Word "Duplicate."

IX. The Word "Duplicate" shall be construed to mean in this Act such Letters Patent as may be issued under the Twenty-second Section of the Patent Law Amendment Act, 1852, in case of any Letters Patent being destroyed or lost.

This Act and 15 & 16 Vict. c. 83. to be construed together. X. This Act and the Patent Law Amendment Act, 1852, shall be construed together as One Act.

The

The SCHEDULE of Stamp Duties to be paid to which this Act refers.

	£	8.	d.
On Petition for Grant of Letters Patent -	5	0	0
On Certificate of Record of Notice to proceed -	5	0	0
On Warrant of Law Officer for Letters Patent	5	0	0
On the sealing of Letters Patent	5	0	0
On Specification	5	0	0
On the Letters Patent, or a Duplicate thereof,			
before the Expiration of the Third Year	50	0	0
On the Letters Patent, or a Duplicate thereof,			
before the Expiration of the Seventh Year -	100	0	0
On Certificate of Record of Notice of Objections	2	0	0
On Certificate of every Search and Inspection	0	1	0
On Certificate of Entry of Assignment or			
Licence	0	5	0
On Certificate of Assignment or Licence -	0	5	0
On Application for Disclaimer	5	0	0
On Caveat against Disclaimer	2	0	0
On Office Copies of Documents, for every Ninety			
Words	0	0	2

CAP. VI.

An Act to apply the Sum of Two Millions to the Service of the Year One thousand eight hundred and fifty-three. [21st February 1853.]

CAP. VII.

An Act to amend an Act relating to the Valuation of rate-[21st February 1853.] able Property in Ireland.

THEREAS an Act was passed in the Sixteenth Year of Her Majesty's Reign, intituled An Act to amend the Laws 15 & 16 Vict. ' relating to the Valuation of rateable Property in Ireland; and a. 63. ' the said Act, "for the Purpose of providing for the necessary " "Alteration and Revision of the Valuations made, completed, or " revised under the said Act from Time to Time, in the Cases of " "those Tenements or Hereditaments the Limits whereof shall " become altered, or whereof the Value shall be changed by any "Building being erected thereon or thrown down or destroyed, "as the Case may be, or in all Cases of Property the annual " Value of which is liable to frequent Alteration, such as "Fisheries, Railways, Canals, Tolls of Roads and Bridges, and " Mines," enacted, " That within Ten Days after the First Day " of February in each Year after any such Valuation or revised " Valuation shall have been completed and in operation, every " Collector of Poor Rates within each Poor Law Union within " which such Valuation shall be completed and in operation " "shall make out and lay before the Board of Guardians of the " "Union for which he is a Collector a List of all the Tenements "or Hereditaments situate within every Townland in the said

"Union, and within his District, the Valuation of which Tene-

" or in respect of any Property the annual Value of which is "liable to frequent Alteration as aforesaid; and if any such "Collector shall fail or neglect to make out, according to the "best of his Ability, and lay before the respective Board of "Guardians, such last-mentioned List of Tenements and Pro-" perties, as hereby required, he shall for every such Neglect " or Default be liable to a Penalty not exceeding Five Pounds; " and the Clerk of the Union shall prepare from the said Lists " a full and complete List of all such last-mentioned Tenements " and Property, and shall for Twenty Days after receiving the " said Lists leave Copies thereof open for Inspection at the "Workhouse of the Union, and permit Extracts to be taken "from the same; and in case of such Default as aforesaid by "a Poor Law Collector, any Ratepayer within the Union may " lay before the Board of Guardians a List of any Tenements "the Valuation of which shall in his Opinion require Revision, "which List shall be dealt with as if returned by the Poor " Law Collector, and shall transmit such List, within Twenty " Days from such First Day of February, to the Commissioner " of Valuation, with the Opinion of the said Board of Guardians "whether a Revision is necessary on account of such Changes " or Alterations, together with the Name of the Person whom "the said Board of Guardians may recommend as a fit and " proper Person to revise the same;" and it is expedient to amend the above-cited Provisions: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

Certain Part of above-recited Section 29. of 15 & 16 Vict. c. 63. repealed, and other Provisions made in lieu thereof.

I. So much of the above-recited Provision as enacts, that "the "Clerk of the Union shall prepare from the said Lists a full " and complete List of all such Tenements and Property, and " shall for Twenty Days after receiving the said Lists leave " Copies thereof open for Inspection at the Workhouse of the "Union, and permit Extracts to be taken from the same; and " in case of such Default as aforesaid by a Poor Law Collector, " any Ratepayer within the Union may lay before the Board of "Guardians a List of any Tenements the Valuation of which " shall in his Opinion require Revision, which List shall be dealt " with as if returned by the Poor Law Collector, and shall trans-" mit such List, within Twenty-one Days from such First Day of " February, to the Commissioner of Valuation, with the Opinion " of the said Board of Guardians whether a Revision is necessary " on account of such Changes or Alterations, together with the " Name of a Person whom the said Board of Guardians may " recommend as a fit and proper Person to revise the same," shall be and is hereby repealed; and in lieu thereof it shall be and is hereby enacted as follows:

Clerks of Unions to make out Lists of Tenements proposed for Revision in Lists received from Collectors, &c.,

The Clerk of the Union shall prepare from the Lists so directed to be made out by the Collectors, and laid before the Board of Guardians, a full and complete List of all Tenements and Property mentioned in such Collectors Lists, and shall for Twenty Days after receiving the said Lists leave Copies thereof open for Inspection at the Workhouse of the Union, and permit Extracts

to be taken from the same : and in case of such Default as aforesaid by any Poor Rate Collector, any Ratepayer within the Union may lay before the Board of Guardians a List of any Tenements of which the Valuation shall in his Opinion require Revision. which List shall be dealt with as if it were made out and laid before the Board of Guardians by the Poor Rate Collector, and the Tenements named therein shall in like Manner be included in the List directed to be made out by the Clerk of the Union; and the Clerk of the Union shall, within Twenty Days after such First Day of February, transmit the List so directed to be made out by him to the Commissioner of Valuation, with the Opinion of the said Board of Guardians whether a Revision is necessary on account of such Changes or Alterations, together with the Name of a Person whom the said Board of Guardians may recommend as a fit and proper Person to revise the same.

CAP. VIII.

An Act for enabling the Commissioners of Inland Revenue to dispose of certain Property in the City of London. [18th March 1853.]

W HEREAS by an Act passed in the Session of Parliament holden in the Eighth Year of the Reign of His late ' Majesty King George the Third, intituled An Act for carrying 8 G. 3. c. 32. into execution an Agreement made between the Mayor and Com-' monalty and Citizens of the City of London, and the Wardens and Commonalty of the Mystery of Mercers of the said City, and Stamp Brooksbank Esquire, Secretary to the Commissioners of ' His Majesty's Revenue of Excise, for the Purchase of Gresham ' College, and the Ground and Buildings thereunto belonging, and ' for vesting the same unalienably in the Crown, for the Purpose of erecting and building an Excise Office there, and for enabling the Lecturers of the said College to marry, notwithstanding any Restriction contained in the Will of Sir Thomas Gresham Knight, deceased, it is enacted, that it should and might be lawful to and for all Bodies Politic, Corporate, or Collegiate, and all 'Trustees, Mortgagees, and Feoffees in Trust, Guardians of ' Infants, and Committees of Lunatics and Idiots, Executors and ' Administrators whatsoever, and all and every other Person or ' Persons whomsoever, who were or should be seised, possessed, ' or interested in any Lands or Tenements standing or being con-' tiguous or adjoining to the said College, to bargain and sell the ' same to such Person or Persons as the Commissioners of His ' Majesty's Treasury then being, or any Three or more of them, ' or the High Treasurer or the Commissioners of His Majesty's ' Treasury for the Time being, or any Three or more of them, ' should by Writing under his or their Hands appoint, to con-' tract for the Purchase thereof for the Purpose aforesaid, and ' such Lands or Tenements so to be purchased should be conveyed to His Majesty, His Heirs or Successors, by Deed or ' Deeds, to be enrolled in His Majesty's Court of King's Bench, 'and when so purchased should be and be deemed to be and were thereby declared to be vested in and annexed to the Im-' perial Crown of this Realm, and should be and remain for ever ' unalienable

' unalienable from the same, and all Contracts, Agreements, and Sales, and all Conveyances by such Deeds, enrolled as aforesaid, ' which should be made by such Bodies Politic, Corporate, or 'Collegiate, or other Persons aforesaid, should be valid and 'effectual to all Intents and Purposes, any Law, Statute, or Usage, or any other Matter or Thing, to the contrary notwith-' standing: And whereas after the passing of the said Act the ' said Messuage or Tenement called Gresham College was pulled down, and an Excise Office erected there: And whereas in the Year One thousand seven hundred and seventy-two one John Convers sold to the then Commissioners of His then Majesty's ' Revenue of Excise (who had been previously appointed by the ' Commissioners of His then Majesty's Treasury, in pursuance of the said Act, to contract with him for the Purpose, certain Land and Buildings, Stables, Coach-houses, and Vaults situate ' in Sun Yard in the Parish of Saint Helen's Bishopsgate, London, contiguous or adjoining to the said College called Gresham College, for the Purpose in the said Act mentioned, and under ' and by virtue of certain Deeds or Indentures of Lease and Re-' lease, dated respectively the Twenty-third and Twenty-fourth ' Days of March One thousand seven hundred and seventy-two, ' and duly enrolled in His Majesty's Court of King's Bench, as ' by the said Act is directed, the Release being made between ' the said John Conyers of the First Part, William Burton Esquire, ' John Wyndham Bowyer Esquire, David Papillon Esquire, ' George Lewis Scott Esquire, Thomas Bowlby Esquire, Richard ' Bagot Esquire, George Quarme Esquire, Richard Stonhewer ' Esquire, and Anthony Lucas Esquire, therein described, accord-' ing to the Fact, as the Commissioners of His Majesty's Revenue of Excise, of the Second Part, and the then King's most Excel-' lent Majesty of the Third Part, the said Land and Buildings. Stables, Coach-houses, and Vaults were conveyed to the Use of ' His then Majesty, His Heirs and Successors for ever, to the ' End and Intent that the same might be vested and annexed to ' the Imperial Crown of this Realm, and be for ever held and enjoyed therewith, and be and remain for ever unalienable from ' the same, according to the Tenor, true Intent, and Meaning of ' the said Act of Parliament: And whereas the Property comprised in the said Deed or Indenture of Release was afterwards thrown into and formed Part of the Site of the said Excise Office, and of the Yard and Outbuildings adjoining thereto, or some of them: And whereas by an Act passed in the Session of Parliament holden in the Twelfth Year of the Reign of Her present Majesty, and intituled An Act to consolidate the Boards of Excise and Stamps and Taxes into One Board of Commis-' sioners of Inland Revenue, and to make Provision for the Col-' lection of such Revenue, it is enacted, that from and after the passing of that Act the several Persons then appointed and being Commissioners of Excise and Commissioners of Stamps ' and Taxes respectively should, without any further Commission or Authority than that Act, become and be One consolidated ' Board of Commissioners, and be called the "Commissioners of ' Inland Revenue," and from thenceforth all the several Revenues, ' Duties, Matters, and Things which at the Time of the passing

12 & 13 Vict. c. 1.

of that Act were collected by or were under the Care and ' Management of the said Commissioners of Excise and of the ' said Commissioners of Stamps and Taxes respectively should respectively be collected by and should be under the Care and 'Management of the Commissioners of Inland Revenue constituted by that Act, or to be appointed as therein-after directed, in the ' same Manner as such Revenues, Duties, Matters, and Things respectively had theretofore been collected by or had been under the Care and Management of the said Commissioners of Excise and of the said Commissioners of Stamps and Taxes respectively. and that all such Revenues and Duties should be denominated and be deemed to be Inland Revenue: And whereas after the passing Of such lastly-mentioned Act the said Excise Office became and was known as the Chief Office of Inland Revenue: And whereas by an Act passed in the Session of Parliament holden in the Fifteenth and Sixteenth Years of the Reign of Her present Majesty, intituled An Act for carrying into execution an Agree- 15 & 16 Vict. ment for the Sale of Property belonging to Her Majesty in right c. 40. of Her Crown and of Her Duchy of Lancaster to the Commissioners of Inland Revenue, and for enabling such Commissioners to dispose of their present Chief Office and other Property in the City of London, after reciting, as the Fact is, that the Commissioners of Inland Revenue were desirous of building Offices for carrying on the Business of the Inland Revenue. and with that Object the said Agreement had been entered into, and that the Property vested in and annexed to the Crown by the said Act passed in the Eighth Year of the Reign of His late Majesty King George the Third, and the Property comprised in Two certain Indentures of Release therein-before mentioned. 'dated respectively the Twenty-second Day of December One thousand seven hundred and ninety-six and the Ninth Day of November One thousand eight hundred and twenty-two, would not be required for the Purposes of the said Commissioners after the Erection of their Chief Office on the Site comprised in the said Agreement, and it was expedient that they should have Power to dispose thereof, it is enacted, that the said Sale of the Hereditaments and Premises comprised in the said Agree-' ment should be and the same was thereby confirmed, and that ' the same Hereditaments and Premises should be and the same were for all the legal and beneficial Estate and Interest of Her Majesty, as well in right of Her Crown as of Her said Duchy. ' thereby vested in the Secretary for the Time being of the Com-' missioners of Inland Revenue, to hold the same to himself and his Successors in Office for ever as a Corporation Sole, subject e nevertheless as in the said Agreement mentioned, and in trust for Her Majesty, Her Heirs and Successors, for the Use and Service of the Inland Revenue; and it is also enacted, that the · Property vested in and annexed to the Imperial Crown of the Realm by the said Act passed in the Eighth Year of His late Majesty King George the Third, and also the Property comprised in the said Two several therein and herein-before mentioned ' Indentures of Release, should be and the same were thereby wested in the Secretary for the Time being of the Commissioners of Inland Revenue and his Successors, for the same Purposes,

7 & 8 G. 4. c. 53.

' Purposes, as if the same had been vested in him under and by ' virtue of the Act of Parliament herein-after particularly men-' tioned or referred to, intituled An Act to consolidate and amend ' the Laws relating to the Collection and Management of the ' Revenue of Excise throughout Great Britain and Ireland: And ' whereas the Commissioners of Inland Revenue are now pro-' ceeding to erect their Chief Office upon the Site comprised in the said Agreement, as before mentioned, and therefore the ' Property comprised in the said Deed or Indenture of Release dated the Twenty-fourth Day of March One thousand seven 'hundred and seventy-two will no longer be required for the 4 Purposes of the said Commissioners of Inland Revenue, and it is ' expedient that they should have Power to dispose thereof in like ' Manner as they are by the said lastly herein-before in part · recited Act empowered to dispose of the Property to which the ' same Act relates, as before mentioned: And whereas Her Majesty ' has been graciously pleased to signify Her Consent and Desire that the said Commissioners of Inland Revenue should have ' Power to dispose of such Property in manner aforesaid:' May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same.

Property conveyed to the Crown by Deed dated 24th March 1772 to be vested in the Secretary of Inland Revenue.

I. That the Property comprised in the said Deed or Indenture of Release dated the Twenty-fourth Day of March One thousand seven hundred and seventy-two shall be and the same is hereby vested in the Secretary for the Time being of the Commissioners of Inland Revenue, and his Successors, and that the same shall henceforth be held by him and his Successors in such and the same Manner and for the same Purposes, and shall and may be managed, dealt with, let, set, demised, sold, and disposed of, as if the same had been vested in the Secretary of Excise for the Time being, and his Successors, under and by virtue of the Act passed in the Session of Parliament holden in the Seventh and Eighth Years of the Reign of His late Majesty King George the Fourth, intituled An Act to consolidate and amend the Laws relating to the Collection and Management of the Revenue of Excise throughout Great Britain and Ireland.

CAP. IX.

An Act for punishing Mutiny and Desertion, and for the better Payment of the Army and their Quarters.

[18th March 1853.]

[This Act is the same, except as to Dates and the Parts here inserted, as 15 & 16 Vict. c. 7.]

Numbers.

I. The Number of Forces to be One hundred and two thousand two hundred and eighty-three Men, exclusive of the Officers and Men belonging to the Regiments employed in the Territorial Possessions of the *East India* Company, but including the Officers and Men of the Troops and Companies recruiting for those Regiments.

VII. A General Court-martial convened in Saint Helena, the General Courts-Settlements on the Western Coast of Africa, Honduras, New martial. Zealand, the Australian Colonies, Hong Kong, and the Settlements on the Coast of China, and Prince of Wales Island, Singapore, and Malacca, shall consist of not less than Five Commissioned Officers; if convened in Jamaica, the Windward and Leeward Islands, British Guiana, Newfoundland, Bermuda, the Bahamas, the Cape of Good Hope or other Settlements in Southern Africa, or in any Part out of the Queen's Dominions excepting the Ionian Islands and the Parts before mentioned, it shall consist of not less than Seven, and if convened in any other Part of the Queen's Dominions, or in the Ionian Islands, or in the Settlements of the East India Company, it shall consist of not less than Thirteen Commissioned Officers; and shall have Power to sentence any Officer or Soldier to suffer Death, Transportation, or any other Punishment which shall accord with the Provisions of this Act.

XXI. Whensoever any General Court-martial by which any Commutation Soldier shall have been tried and convicted of any Offence punish- of Death for able with Death shall not think the Offence deserving of Capital Transportation. Punishment, such Court-martial may adjudge the Offender, according to the Degree of the Offence, to be transported as a Felon for Life, or for a certain Term of Years, or may sentence him to general Service as a Soldier in any Corps and in any Country or Place which Her Majesty shall thereupon direct, or may, if such Offender shall have enlisted for a limited Term of Years, sentence him to serve for Life as a Soldier in any Corps which Her Majesty shall please to direct: Provided always, that in all Cases where a Capital Punishment shall have been awarded by a General Court-martial or Detachment General Court-martial it shall be lawful for Her Majesty, or, if in the East Indies, for the Officer commanding in chief the Forces in India, instead of causing such Sentence to be carried into execution, to order the Offender to be transported as a Felon, either for Life or for a certain Term of Years, or to suffer such Term of Imprisonment. either with or without Hard Labour, as shall seem meet to Her Majesty, or, if in the East Indies, to the Officer commanding as aforesaid.

XXIV. Whenever any Sentence of Transportation heretofore Execution of or hereafter passed upon any Offender by any Court-martial holden Sentences of in the East Indies, or in any Part of Her Majesty's Foreign Dominions, is to be carried into execution for the Term specified in such Sentence or for any shorter Term, or when Sentence of Death has been or shall as aforesaid be commuted to Transportation, the same shall be notified by the Officer commanding Her Majesty's Forces at the Presidency or Station, or in his Absence by the Adjutant General for the Time being, to some Judge of One of the Supreme Courts of Judicature in the East Indies. or Chief Justice, or some other Judge, as the Case may be, in any Part of Her Majesty's Foreign Dominions, who shall make Order for the Transportation or intermediate Custody of such Offender, in like Manner as for the Transportation or intermediate Custody of any other Convict; and upon any such Order being made it shall be duly notified to the Governor of the Presidency if in the East Indies, or to the Governor of the Colony if in any of

Transportation in the Colonies.

Her Majesty's Colonies, or to the Person who shall for the Time being be exercising the Office of Governor of such Presidency or Colony, who, on Receipt of such Notification, shall cause such Offender to be removed to some Colony or Place in obedience to the Directions for the Removal of Convicts which shall from Time to Time be transmitted from Her Majesty through One of Her Principal Secretaries of State to such Presidency or Colony; and such Offender on being so removed shall undergo the Sentence of Transportation which has been passed upon him in the Colony or Place to which he has been so removed or sent, and whilst such Sentence shall remain in force shall be liable to be there imprisoned and kept to Hard Labour, and otherwise dealt with under such Sentence in the same Manner as if he had been sentenced to be imprisoned, with Hard Labour, during the Term of his Transportation, by the Judgment of a Court of competent Jurisdiction in the Colony or Place to which he has been so removed or sent: Provided always, that in any Case where a Sentence of Transportation shall have been awarded by a General Courtmartial it shall be lawful for Her Majesty, or, if in the East Indies, for the Officer commanding in chief the Forces in India, instead of causing such Sentence to be carried into execution, to order that the Offender be imprisoned for a Term not exceeding Two Years, either with or without Hard Labour, and Solitary Confinement not exceeding the Period herein-after prescribed.

Power to commute Corporal Punishment.

XXVII. In all Cases in which Corporal Punishment shall form the whole or any Part of the Sentence awarded by any Courtmartial it shall be lawful for Her Majesty, or for the General or other Officer authorized to confirm the Sentences of Courts-martial, to commute such Corporal Punishment to Imprisonment, either solitary or with or without Hard Labour, for any Period not exceeding Forty-two Days, or to mitigate such Sentence, or .to award Imprisonment, either solitary or with or without Hard Labour, for any Period not exceeding Twenty Days, and Corporal Punishment, to be inflicted in the Prison, not exceeding Twentyfive Lashes; provided that such Commutation of Punishment to Solitary Confinement shall in no Case exceed the Period herein-

after prescribed.

Forfeiture of Pay and Pension by Sentence of Court-martial.

XXVIII. Any General Court-martial may, in addition to any other Punishment which it may be competent to award, sentence any Offender to Forfeiture of all Advantage as to additional Pay, Good-conduct Pay, and to Pension on Discharge, which might have otherwise accrued from the Length of his former Service, or to Forfeiture of such Advantage absolutely, whether it might have accrued from past Service or might accrue from future Service, according to the Nature of the Case; and any District or Garrison Court-martial may also, in addition to any Sentence which such Court may award, sentence any Offender to such Forfeiture for Desertion or for disgraceful Conduct,

In wilfully doing any Act, or wilfully disobeying any Orders, whether in Hospital or otherwise, thereby producing or aggravating Disease or Infirmity, or delaying his Cure:

In malingering or feigning Disease:

In stealing or embezzling Government Property or Stores, or in receiving the same knowing the same to have been stolen: In stealing any Money or Goods, the Property of a Comrade, of a Military Officer, or of any Military or Regimental Mess or Band, or in receiving any such Money or Goods knowing the same to have been stolen:

In making any false or fraudulent Accounts, Returns, Matters, or Entries, or assisting or conniving at the same being made. or producing the same as true, knowing the same to be false or fraudulent:

In stealing or embezzling or fraudulently misapplying Public

Money intrusted to him:

Or in committing any other Offence of a felonious or fraudulent Nature, to the Injury of or with Intent to injure any Person, Civil or Military:

Or for any other disgraceful Conduct, being of a cruel, indecent,

or unnatural Kind.

XXIX. Every Soldier who shall be found guilty by a Court- Forfeiture of martial of Desertion, of wilfully maining or injuring himself or Pay on Convicmy other Soldier, whether at the Instance of such other Soldier tion of Deseror not, with Intent thereby to render himself or such other Soldier tion or Felony. unfit for Service, of tampering with his Eyes with Intent thereby to render himself unfit for Service, such Finding having been confirmed, or of Felony in any Court of ordinary Criminal Jurisdiction in England or Ireland, or of any Crime or Offence in any Court of Criminal Judicature in any Part of the United Kingdom, or in any Dominion, Territory, Colony, Settlement, or Island belonging to or occupied by Her Majesty out of the United Kingdom, which would, if committed therein, amount to Felony, shall thereupon forfeit all Advantage as to additional Pay, Goodconduct Pay, and to Pension on Discharge, which might have otherwise accrued from the Length of his former Service, in addition to any Punishment which such Court may award.

XXXIII. In addition to any other Punishment which the Stoppages. Court may award, a Court-martial may further direct that any Offender may be put under Stoppages until he shall have made

good---

Any Loss or Damage occasioned by him in any of the Instances

of disgraceful Conduct herein-before specified:

Any Loss or Destruction of, or Damage or Injury to, any Property whatsoever, occasioned by his wilful or negligent Misconduct:

Any Loss or Destruction of, or Damage or Injury to, his Horse, Arms, Clothing, Instruments, Equipments, Accoutrements, or Regimental Necessaries, or any extra Article of Clothing or Equipment that he may have been put in possession of and ordered to wear on the Recommendation of the Surgeon for the Benefit of his Health, or making away with or pawning any Medal for Service in the Field or for general good Conduct which may have been granted him by Order of Her Majesty, or by Order of the East India Company, or any Loss or Destruction of, or Damage or Injury to, the Arms, Horse, Clothing, Instruments, Accoutrements, or Regimental Necessaries of any Officer or Soldier, occasioned by his wilful or negligent Misconduct: Any

Any Expense necessarily incurred by his Drunkenness or other Misconduct:

Provided always, that, except in the Case of the Loss or Destruction of Accourrements and Regimental Necessaries, in which Case the Court may by its Sentence direct that the said Stoppages shall continue till the Cost of replacing the same be made good, the Amount of any Loss, Destruction, Damage or Injury, or Expense, shall be ascertained by Evidence, and the Offender shall be placed under Stoppages for such an Amount only as shall be proved to the Satisfaction of the Court: Provided also, that after satisfying the Charges for his Messing and Washing, so much only of the Pay of the Soldier may be stopped and applied as shall leave him a Residue at the least of One Penny a Day.

Apprehension of Deserters in the United Kingdom.

XLVI. Upon reasonable Suspicion that a Person is a Deserter it shall be lawful for any Constable, or if no Constable can be immediately met with then it shall be lawful for any Officer or Soldier in Her Majesty's Service, to apprehend or cause such suspected Person to be apprehended, and to bring or cause him to be brought before any Justice living in or near such Place, and acting for the County or Borough wherein such Place is situate, or for the County adjoining such first-mentioned County or such Borough; and such Justice is hereby authorized and required to inquire whether such suspected Person is a Deserter, and if it shall appear by the Testimony of One or more Witnesses, taken upon Oath, or by the Confession of such suspected Person, confirmed by some corroborative Evidence, or by the Knowledge of such Justice, or by Evidence sufficient to satisfy such Justice that there are reasonable Grounds for believing, that such suspected Person is a Deserter, such Justice shall forthwith cause him to be conveyed in Civil Custody to the Head Quarters or Depôt of the Regiment to which he belongs, if stationed within Five Miles of the Place of Apprehension, or if such Head Quarters or Depôt shall not be stationed within Five Miles, then to the nearest or most convenient public Prison (other than a Military Prison set apart under the Authority of this Act) or Police Station legally provided as a Lock-up House for temporary Confinement of Persons taken into Custody, whether such Prison or Police Station be in the County or Borough in which such suspected Person was apprehended or in which he was committed or not; or if the Descrter shall have been apprehended by a Party of Soldiers of his own Regiment in charge of a Commissioned Officer, such Justice may deliver him up to such Party, unless the Officer shall deem it necessary to have the Deserter committed to Prison for safe Custody; and such Justice shall transmit an Account thereof, in the Form prescribed in the Schedule annexed to this Act, to the Secretary-at-War, specifying therein whether such Deserter was delivered to his Regiment or to the Party of his Regiment in order for his being taken to the Head Quarters or Depôt of his Regiment, or whether such Deserter was committed to Prison, to the end that the Person so committed may be removed by an Order from the Office of the said Secretary-at-War, and proceeded against according to Law; and such Justice shall also send to the Secretary-at-War a Report, stating

the Names of the Persons by whom the Deserter was apprehended and secured; and the Secretary-at-War shall transmit to such Justice an Order for the Payment to such Persons of such Sum not exceeding Forty Shillings as the Secretary-at-War shall be satisfied they are entitled to, according to the true Intent and Meaning of this Act; and for such Information, Commitment, and Report as aforesaid the Clerk of the said Justice shall be entitled to a Fee of Two Shillings and no more; and every Gaoler and other Person into whose Custody any Person charged with Desertion is committed shall immediately upon the Receipt of the Person so charged into his Custody pay such Fee of Two Shillings, and also upon the Production of a Receipt from the Medical Practitioner who, in the Absence of a Military Medical Officer, may have been required to examine such suspected Person, a Fee of Two Shillings and Sixpence, and shall notify the Fact to the Secretary-at-War, and transmit also to the Secretary-at-War a Copy of the Commitment, to the end that such Secretary-at-War may order Repayment of the same; and when In the Colonies. any Person shall be apprehended and committed as a Deserter in any of Her Majesty's Colonies the Justice shall forthwith cause him to be conveyed to some public Prison, if the Regiment to which he is suspected to belong shall not be in the Colony, or, if the Regiment be in the Colony, the Justice may, if within reasonable Distance, deliver him into Custody at the nearest Military Post, although the Regiment to which such Person is suspected to belong may not be stationed at such Military Post; and such Justice shall in every Case transmit to the General or other Officer commanding in the Colony a Description Return in the Form prescribed, to the end that such Person may be removed by Order of such Officer, and proceeded against according to Law.

XLVIII. Any Recruit who shall desert prior to joining the Desertion of Regiment for which he has enlisted shall, on being apprehended, Recruits. and committed for such Desertion by any Justice of the Peace upon the Testimony of One or more Witnesses upon Oath, or upon his own Confession, be liable to be transferred to any Regiment or Depôt nearest to the Place where he shall have been apprehended, or to any other Regiment to which Her Majesty may deem it more desirable that he should be transferred: Provided always, that all Cavalry Recruits so committed for Desertion shall be transferred to Cavalry Regiments, and Infantry Recruits to Infantry Regiments; and that such Deserters thus transferred shall not be liable to other Punishment for the Offence, or to any other Penalty, except the Forfeiture of their personal Bounty, reserving only for them that Part of the Bounty which is applicable to and required for the Provision of Necessaries.

LII. Any Person enlisted into Her Majesty's Service as a Soldiers liable Soldier, or serving as a Non-commissioned Officer or Drummer on to be taken out the permanent Staff of the Disembodied Militia, shall be liable of Her Mato be taken out of Her Majesty's Service only by Process or jesty's Service only for Felony, Execution on account of any Charge of Felony or of Misde-Misdemeanor, meanor, other than the Misdemeanor of refusing to comply with or for Debts an Order of Justices for the Payment of Money or on account of amounting to an original Debt proved by Affidavit of the Plaintiff or of some 301. and upone on his Behalf to amount to the Value of Thirty Pounds at wards. 16 & 17 Vict.

C. 9.

Soldiers not liable to be taken out of Her Majesty's Service for Debts under 30L, or for not maintaining their Families, or for Breach of Contract.

the least, over and above all Costs of Suit in the Action or Actions, such Affidavit to be sworn, without Payment of any Fee, before some Judge of the Court out of which Process or Execution shall issue, or before some Person authorized to take Affidavits in such Court, of which Affidavit, when duly filed in such Court, a Memorandum shall, without Fee, be endorsed upon the Back of such Process, stating the Facts sworn to, and the Day of filing such Affidavit; but no Soldier or other Person as aforesaid shall be liable to be summoned before any Justice of the Peace or other Authority whatever, or to be taken out of Her Majesty's Service, by any Capias, Writ, Summons, Order, Judgment, Process, or Execution issued by or by the Authority of any Court or Inferior Court for any original Debt not amounting to Thirty Pounds, or for not supporting or maintaining, or for not having supported or maintained, or for deserting or having deserted, or for leaving or having left chargeable to any Parish, Township, or Union, any Wife, or any Child or Children, legitimate or illegitimate, or other Relation, which such Soldier or Person would, if not in Her Majesty's Service, be liable by Law to support or maintain, or for the Breach of any Contract, Covenant, Agreement, or other Engagement whatever, by Parol or in Writing, or for having left or deserted his Employer or Master, or his Contract, Work, or Labour; and all Summonses, Warrants, Commitments, Indictments, Convictions, Judgments, and Sentences, on account of any of the Matters for which it is herein declared that a Soldier or other Person as aforesaid is not liable to be taken out of Her Majesty's Service, shall be utterly illegal, and null and void to all Intents and Purposes; and any Judge of any such Court may examine into any Complaints made by a Soldier or by his Superior Officer, and by Warrant under his Hand discharge such Soldier, without Fee, he being shown to have been arrested contrary to the Intent of this Act, and shall award reasonable Costs to such Complainant, who shall have for the Recovery thereof the like Remedy as would have been applicable to the Recovery of any Costs which might have been awarded against the Complainant in any Judgment or Execution as aforesaid, or a Writ of Habeas corpus ad subjiciendum shall be awarded or issued, and the Discharge of any such Soldier out of Custody shall be ordered thereupon; provided that any Plaintiff, upon Notice of the Cause of Action first given in Writing to any Soldier, or left at his last Quarters, may proceed in any Action or Suit to Judgment, and have Execution other than against the Body; provided also, that nothing herein contained, relating to the leaving or deserting a Master or Employer, or to the Breach of any Contract, Agreement, or Engagement, shall apply to Persons who shall be really and bona fide Apprentices, duly bound, under the Age of Twenty-one Years, as herein-after prescribed.

Enlisting and swearing of Recruits.

LV. Every Person who shall receive Enlisting Money, knowing it to be such, from any Person employed in the Recruiting Service, and being an Officer, Non-commissioned Officer, an attested Soldier, or an Out-Pensioner of Chelsea Hospital authorized to enlist Recruits, shall be deemed to be enlisted as a Soldier in Her Majesty's Service, and while he shall remain with the

Recruiting

Recruiting Party shall be entitled to be billeted; and every Person who shall enlist any Recruit shall first ask the Person offering to enlist whether he does or does not belong to the Militia, and shall within Twelve Hours after the Receipt of the Enlisting Money cause to be taken down in Writing the Name and Place of Abode of such Recruit, and (if such Recruit shall not reside in or in the Vicinity of the Town or Place where he offered to enlist) the Place also at which he shall declare that he intends to sleep. in order that within Forty-eight but not sooner than Twentyfour Hours (any intervening Sunday not included) after his having received the Enlisting Money Notice of his having so enlisted be given to the Recruit in the Form prescribed in the Schedule to this Act annexed, or left at his usual Place of Abode, or at the Place where he stated that it was his Intention to sleep; and when any Person shall be enlisted as a Soldier in Her Majesty's Land Service he shall, within Ninety-six Hours (any intervening Sunday not included), but not sooner than Twenty-four Hours after such enlisting, appear, together with some Person employed in the Recruiting Service of the Party with which he shall have enlisted, before any Justice or other Magistrate residing in the Vicinity of the Place where such Person shall have enlisted, or before any Justice or other Magistrate acting for the Division, District, or Place where such Recruit shall have been enlisted, and not being an Officer in the Army; and if such Recruit shall declare his having voluntarily enlisted, the said Justice shall put to him the several Questions contained in the Schedule to this Act annexed, and shall then and there, and in the Presence of the said Recruit, record or cause to be recorded in Writing his Answers thereunto; and the said Justice is hereby required forthwith to read over, or cause his Clerk in his Presence to read over, to such Recruit, the Fortieth and Forty-sixth Articles of the Articles of War against Mutiny and Desertion, and to administer to such Recruit the Oath in the Schedule to this Act annexed or for Service in the Forces of the East India Company, as may be applicable to the Case of the Recruit, and no other Oaths; and the Fee for administering each Oath shall be One Shilling and no more; and the said Justice is hereby required to give under his Hand the Certificate in the Schedule to this Act annexed; and if any such Recruit so to be certified shall refuse to take the Oath in the Schedule to this Act annexed before the said Justice, it shall be lawful for the Justice, at the Request of the Officer or Non-commissioned Officer with whom he enlisted. to detain and confine such Person until he shall take the said Oath of Fidelity.

LVI. Any Recruit appearing as aforesaid before such Justice Dissent and shall be at liberty to declare his Dissent to such enlisting, and Relief from upon such Declaration, and returning the Enlisting Money, and Enlistment. also paying the Sum of Twenty Shillings as Smart Money, together with the full Amount of any Pay which shall have been paid to such Recruit subsequent to the Period of his having been enlisted, shall be forthwith discharged and set at liberty in the Presence of such Justice; but if such Person shall refuse or neglect, within the Space of Twenty-four Hours after so declaring his Dissent, to return and pay such Money as aforesaid, he shall

be deemed and taken to be enlisted, as if he had given his Assent thereto before the said Justice: Provided always, that it shall be lawful for any Justice to discharge any Person who shall have hastily enlisted, and who shall apply to him to declare his Dissent within such Ninety-six Hours as aforesaid, upon Payment of the Sum of Money required to be paid by any Recruit declaring his Dissent under this Act, notwithstanding no Person belonging to the Recruiting Party shall be with the Recruit, if it shall appear to such Justice, upon Proof to his Satisfaction, that the Recruiting Party has left the Place where such Recruit was enlisted, or that the Recruit could not procure any Person belonging to such Party to go with him before the Justice; and the Sum paid by such Recruit upon his Discharge shall be kept by the Justice, and after deducting One Shilling as the Fee to his Clerk for reporting the Payment to the Secretary-at-War, shall be paid to any Person belonging to the Recruiting Party entitled thereto demanding the same; and no Recruit who has been actually, though erroneously, discharged by the Justice before the Expiration of Twenty-four Hours after the Time of his Enlistment, shall be liable on that account to be proceeded against as having deserted from Her Majesty's Service; and the Justice who shall discharge any Recruit shall in every Case give a Certificate thereof, signed with his Hand, to the Recruit, specifying the Cause thereof.

Offences connected with Enlistment.

LVII. If any Recruit shall receive the Enlisting Money from any Person employed in the Recruiting Service (knowing it to be such), and shall abscond or refuse to go before such Justice, or shall thereafter absent himself from the Recruiting Party or Person with whom he enlisted, and shall not voluntarily return to go before some Justice within such Period of Ninety-six Hours as aforesaid, such Recruit shall be deemed to be enlisted and a Soldier in Her Majesty's Service, or in the Service of the East India Company, as fully to all Intents and Purposes as if he had been duly attested, and may be apprehended and punished as a Deserter, or for being absent without Leave, under any Articles of War made for Punishment of Mutiny and Desertion; and such Recruit shall not be discharged by any Justice of the Peace after the Expiration of such Ninety-six Hours as aforesaid, unless it shall be proved to the Satisfaction of such Justice that the true Name and Residence of the Recruit were disclosed and known to the Recruiting Party, and that no Notice was given to the Recruit, or left at his usual Place of Abode, of his having so enlisted: Provided always, that in every Case wherein any Recruit shall have received Enlisting Money, and shall have absconded from the Party, so that it shall not be possible immediately to apprehend and bring him before a Justice, the Officer or Non-commissioned Officer commanding the Party shall produce to the Justice before whom the Recruit ought regularly to have been brought for Attestation a Certificate of the Name and Place of Residence of such Recruit; and the Justice to whom such Certificate shall be produced shall, after satisfying himself that the Recruit who had absconded cannot be found and apprehended, transmit a Duplicate thereof to Her Majesty's Secretary-at-War, in order that, in the event of such Recruit being afterwards apprehended and reported as a Deserter, the Facts of his having received Enlisting Money, and

and having absconded after having been enlisted, may be ascertained before he be finally adjudged to be a Deserter; and any Recruit who shall have enlisted into and been attested for Her Majesty's Forces, and who shall be discovered to be incapable of active Service by reason of any Infirmity concealed or not declared by such Recruit before the Justice at the Time of his Attestation, may be transferred to any Garrison or Veteran or Invalid Battalion or Company, notwithstanding he shall have enlisted for any particular Regiment, and shall be entitled to receive such Proportion or Residue of Bounty only as Her Majesty may allow in that Behalf, instead of the Bounty upon which such Man shall have been enlisted, anything in any Act or Acts, or any Rules and Regulations relating to Soldiers, to the contrary notwithstanding; and it shall be lawful for any Two Justices acting for the County, District, City, Burgh, or Place where any such Recruit shall at any Time happen to be when any such Recruit shall be brought, and shall be proved upon Oath before them upon being attested to have concealed his having been a Soldier and discharged, or to have concealed his having been discharged upon any prior Enlistment, or to have wilfully concealed any such Infirmity, or to have designedly made any false Representation. to adjudge such Recruit, if in England, to be a Rogue and Vagabond. and to sentence him to such Punishment as by any Law in force may be inflicted upon Rogues and Vagabonds, and to adjudge such Person, if in Scotland or Ireland, to be imprisoned, with Hard Labour, in any Prison or House of Correction for any Period not exceeding Three Months; and any Recruit who shall designedly make any false Representation of any Particular contained in the Oaths and Certificates in the Schedule to this Act annexed, before the Justice, at the Time of his Attestation, and shall obtain any Enlisting Money or Bounty for entering into Her Majesty's Service. or into the Service of the East India Company, or any other Money, shall be deemed guilty of obtaining Money under false Pretences, within the true Intent and Meaning, if in England, of an Act passed in the Seventh and Eighth Years of His Majesty King George the Fourth, intituled An Act for consolidating and 7 & 8 G. 4. amending the Laws in England relative to Larceny and other c. 29. Offences connected therewith, and if in Ireland, of an Act passed in the Ninth Year of the Reign of His Majesty King George the Fourth, intituled An Act for consolidating and amending the Laws 9 G. 4. c. 55. in Ireland relative to Larceny and other Offences connected therewith, and such Recruit, if in Scotland, shall be deemed guilty of Falsehood, Fraud, and wilful Imposition; and any attested Recruit who shall in any Part of Her Majesty's Dominions or elsewhere have committed any of the before-mentioned Offences regarding Enlistment may be summarily punished, or prosecuted, tried and convicted, for any such Offence, at any Time during the Continuance of the Service for which he shall have enlisted, and in any County or Place where he may happen to be when such summary Proceeding or Prosecution shall be instituted; and the Production of the Oath in the Schedule to this Act annexed, taken by the Recruit on his Attestation, and the Certificate then signed by the Justice before whom the Recruit was attested, certifying that the Questions and Answers contained in the Attestation

testation were in his Presence put to and given by such Recruit, shall, in the Absence of Proof to the contrary, be deemed and taken to be sufficient Evidence of such Recruit having represented the several Particulars as in the Oath sworn by him; and Proof by the Oath of One or more credible Witnesses that the Person so prosecuted hath voluntarily acknowledged that at the Time of his Enlistment he belonged to the Militia, or to any Regiment in Her Majesty's Service, or to Her Majesty's Ordnance, Navy, or Marines, or to the Forces of the East India Company, shall be deemed and taken as Evidence of the Fact so by him acknowledged. without Production of any Roll or other Document to prove the same: and such Proof of such Acknowledgment shall be certified to the Secretary-at-War by the Justice before whom such Proof shall have been given; and any Man having been enrolled as a Volunteer under the Act Fifteenth and Sixteenth Victoria, Chapter Fifty, to serve in the Militia at the Time of offering to enlist who shall deny that he is a Militia Man then actually enrolled and engaged to serve, or shall deny to the Justice before whom he shall be attested that he belongs to the Militia, shall, in lieu of and instead of the Penalties now imposed by Law for such Offence, on Conviction thereof before any One Justice in the United Kingdom, either upon Oath of One Witness or upon his own Confession, or upon the Production of the Attestation, and the before-mentioned Acknowledgment of such Person, certified by the Secretary-at-War or Deputy Secretary-at-War, or upon the Offence being proved before a Regimental Court of Inquiry, forfeit all Militia Bounty which would have become payable to him during the Period of his belonging to Her Majesty's Regular Forces if he had not therein enlisted, and be subjected to a Stoppage of One Penny a Day from his Pay for Eighteen Calendar Months, to be applied as the Secretary-at-War shall direct; or if enrolled in the Militia as a balloted Man or Substitute shall. if convicted before any One Justice as aforesaid, be committed to the Common Gaol or House of Correction, there to remain without Bail or Mainprise for and during any Time not exceeding Six Calendar Months, over and above any Penalty or Punishment to which such Person so offending may be otherwise liable; and such Person, whether he shall have been enrolled as a Volunteer or as a balloted Man or Substitute, shall from the Day on which his Engagement to serve in the Militia shall end, and not sooner, belong as a Soldier to the Corps of Her Majesty's Regular Forces. or of the East India Company's Forces into which he shall have so enlisted: Provided always, that every such Person shall be liable to serve within the United Kingdom of Great Britain and Ireland in any Regiment, Battalion, or Corps of Her Majesty's Regular Forces, or of the East India Company's Forces, in which he has so enlisted, during all the Time the Militia to which he shall belong shall remain disembodied, or shall not be called out for Training or Exercise, and shall during all such Time be subject to all the Provisions of this Act, and liable to be apprehended and dealt with and punished as a Deserter from the Corps in which he shall have so enlisted if he shall neglect or refuse to join and serve in such Corps as aforesaid.

LIX. 'And whereas it is expedient that Provision should be Enlistment and ' made for enlisting and attesting of Soldiers desirous of re- Re-enlistment ' enlisting and others desirous of enlisting abroad:' Be it therefore abroad. enacted, That it shall be lawful for Her Majesty, by any Warrant signed by the Secretary-at-War in that Behalf, to authorize the Governors of Colonies, and of the several Presidencies in India, to appoint any Person, not being a General Officer nor holding any Regimental Commission, to enlist and attest, out of Great Britain or Ireland, any Soldiers or Persons desirous of enlisting or reenlisting into Her Majesty's Service; and any Person so appointed shall have the same Powers in that Behalf as are given to Justices in the United Kingdom for all such Purposes of Enlistment and Attestation: and all such Appointments, past and future, and everything done or to be done under them, shall be valid and of full Effect notwithstanding the Expiration of this Act or of any other Act of Parliament; and any Person so enlisted or re-enlisted shall be deemed to be an attested Soldier; and as often as any Corps shall be relieved or disbanded at any Station beyond the Seas it shall be lawful for any Officers thereunto authorized by the Officer commanding in chief at such Station to receive as Transfers as many of the Soldiers belonging to the Corps leaving the Station as shall be willing and fit for Service for any Corps appointed to remain; and every Soldier so transferred is hereby deemed to be discharged from his former Corps, and an attested Certificate of Transfer shall be delivered to the Soldier; and every Infantry Soldier consenting to be transferred to the Cavalry or Artillery shall upon such Transfer become liable to serve the limited Period prescribed for the Cavalry or Artillery, as the Case may be, notwithstanding his original Engagement to serve in the Infantry for a shorter Period.

LXVI No Secretary-at-War, Paymaster General of the Army, Authorised Paymaster, or any other Officer whatsoever, or their under Officers, Deductions shall receive any Fees or make any Deductions whatsoever, out of only to be made the Pay of any Officer or Soldier in Her Majesty's Army, or from the Pay of their Agents, which shall enough the from and officer and of the Army. their Agents, which shall grow due from and after the Twentyfifth Day of April One thousand eight hundred and fifty-three other than the usual Deductions, or such other necessary Deductions as shall from Time to Time be required by Her Majesty's Regulations, or by Her Majesty's Order signified by the Secretary-Mar; and every Paymaster or other Officer having received any Officer's or Soldier's Pay who shall unlawfully detain the same for the Space of One Month, or refuse to pay the same when it shall become due, according to the several Rates and agreeably to the several Regulations established by Her Majesty's Orders, shall, upon Proof thereof before a Court-martial, be discharged from his Employment, and shall forfeit One hundred Pounds, and the Informer, if a Soldier, if he demand it, shall be discharged from any further Service; provided, as aforesaid, that it shall be lawful for Her Majesty's Secretary-at-War to give Orders for withholding the Pay of any Officer or Soldier for any Period during which such Officer or Soldier shall be absent without Leave, or improperly absent from his Corps and from his Duty, or, in case of any Doubt as to the proper Issue of Pay, to withhold it from the Parties afore-

with

said until Her Majesty's Orders shall have been signfied by the Secretary-at-War.

Suspending Operation of recited Acts.

LXVII. ' And whereas by Petition of Right in the Third Year of King Charles the First it is enacted and declared, that the People of the Land are not by the Laws to be burdened with the sojourning of Soldiers against their Wills; and by a Clause in an Act of the Parliament of England, made in the Thirtyfirst Year of the Reign of King Charles the Second, for granting a Supply to His Majesty of Two hundred and six thousand four hundred and sixty-two Pounds Seventeen Shillings and Threepence, for paying and disbanding the Forces, it is declared and enacted, that no Officer, Civil or Military, nor other Person who-' soever, should thenceforth presume to place, quarter, or billet any Soldier upon any Subject or Inhabitant of this Realm, of 'any Degree, Quality, or Profession whatsoever, without his 'Consent, and that it shall be lawful for any Subject or Inha-' bitant to refuse to quarter any Soldier, notwithstanding any 'Warrant or Billeting whatsoever: And whereas by an Act passed in the Parliament of Ireland in the Sixth Year of the Reign of Queen Anne, Chapter Fourteen, Section Eight, intituled An Act to prevent the Disorders that may happen by the marching of Soldiers, and providing Carriages for the Baggage of Soldiers on their March, it was enacted, that no Officer, Soldier, or Trooper in the Army, nor the Servant of any Officer, nor any 'Attendant on the Train of Artillery, nor any Yeoman of the 'Guard or Battle-axes, nor any Officer commanding the said 'Yeomen, nor any Servant of any such Officer, should at any 'Time thereafter have received or be allowed any Quarters in any Part of Ireland, save only during such Time or Times as ' he or they should be on their March as in the same Act is before mentioned, or during such Time as he or they should be and remain in some Seaport Town or other Place in the Neighbourhood of a Seaport Town in order to be transported, or during such Time as there should be any Commotion in any ' Part of Ireland, by reason of which Emergency the Army, or any considerable Part thereof, should be commanded to march from One Part of Ireland to another: But forasmuch as there is and may be Occasion for the marching and quartering of Regiments, Troops, and Companies in several Parts of the United 'Kingdom of Great Britain and Ireland, the said several Provisions of the said recited Acts shall be suspended and cease to be of any Force or Effect during the Continuance of this Act: ' And whereas by the Eleventh Section of the said Act of the ' Sixth Year of the Reign of Queen Anne, Chapter Fourteen, it ' is provided and enacted, that no Civil Magistrate or Constable should be obliged to find Quarters for or give Billets to more or other Soldiers than those only whose true Christian and Sur-' names should be delivered to him in Writing under the Hand of the Officer desiring Quarters or Billets for such Soldiers at ' the Time such Quarters or Billets should be desired, and that

'all such Names should be written together and delivered in One
'Piece of Paper, signed as aforesaid, and that the Christian and
'Surnames of every Soldier to be quartered or billeted, together

6 Anne, c. 14. s. 8.

with the Name of the Person on whom he or they should be billeted or quartered, should be given in Writing by the Constable or Civil Officer billeting or quartering such Soldier, and be contained in the Billet given by such Civil Officer: And whereas it has been found inconvenient and difficult to comply with all the Requirements of the said Enactment: It shall not Certain R necessary, so long as this Act shall continue in force, for any quirement O necessary, so long as this for 6 Anne, companies or Billets for 6 Anne, companies of the form of the y Soldiers in Ireland, to deliver to the Constable or other Person in Ireland whose Duty it shall be to find or give the same any List of the now necess Names of the Soldiers to be so quartered or billeted; and that it shall not be necessary for the Constable or other such Person as aforesaid to set forth in any Billet the Name of any Soldier to be billeted or quartered, but only to the Number of the Soldiers, or the Number of the Soldiers and Horses respectively, as the Case may require, to be billeted or quartered on the Person named in the Billet, and to whom the same shall be addressed.

LXXI. The Innholder or other Person on whom any Soldier Allowance is billeted in England shall, if required by such Soldier, furnish Innkeeper him for every Day of the March, and for a Period not exceeding Two Days when halted at the intermediate Place upon the March. and for the Day of the Arrival at the Place of final Destination. with One hot Meal in each Day, the Meal to consist of such Quantities of Diet and Small Beer as may be fixed by Her Ma-Jesty's Regulations, not exceeding One Pound and a Quarter of Mest previous to being dressed, One Pound of Bread, One Pound of Potstoes or other Vegetables, and Two Pints of Small Beer, and Vinegar, Salt, and Pepper, and for such Meal the Innholder or other Person furnishing the same shall be paid the Sum of Tenpence; and all Innholders and other Persons on whom Soldiers may be billeted in England, except when on the March and entitled to be furnished with the hot Meal as aforesaid, shall furnish such Soldiers with Candles, Vinegar, and Salt, and shall allow them the Use of Fire, and the necessary Utensils for dressing and eating their Meat, and shall be paid in consideration thereof the Sum of One Halfpenny per Diem for each Soldier; and the Sum to be paid to the Innholder or other Person on whom any of the Horses belonging to Her Majesty's Forces shall be billeted in England, for Hay and Straw, shall be Ninepence per Diem for each Horse; and in Ireland the Sum to be paid for Forage to the Innholder or other Person, for Horses billeted by virtue of this Act, shall be the Rate established by the Lord Lieutenant or other sufficient Authority from Time to Time, the same to be regulated by the average Rate of Contracts for Forage in Ireland: and for the Use of Stables in Ireland, when such Horses are provided with Hay and Straw by Contract, and not by the Occupiers of the Houses on which they are billeted, the Sum of Fourpence per Week for each Horse shall be paid; and every Officer to whom it belongs to receive or who does actually receive the Pay for any Officers or Soldiers shall every Four Days, or before they shall quit their Quarters if they shall not remain so long as Four Days. settle the just Demands of all Victuallers or other Persons upon whom such Officers and Soldiers are billeted, out of their Pay and Subsistence, before any Part of the said Pay or Subsistence

be distributed to them respectively; and if any such Officer shall not pay the same as aforesaid, then, upon Complaint, and Oath made thereof by any Two Witnesses before Two Justices of the Peace for the County, Riding, Division, Liberty, City, Borough, or Place where such Quarters were situated, sitting in Quarter or Petty Sessions, the Secretary-at-War is hereby required (upon Certificate of the Justices before whom such Oath was made of the Sum due upon such Accounts, and the Persons to whom the same is owing, to give Orders to the Regimental Agent to pay the said Sums, and to charge the same against such Officers; and in case of any Soldier being suddenly ordered to march, and that the respective Commanding Officers are not enabled to make Payment of the Sums due for the Lodging of the Men and Stabling for the Horses, every such Officer shall, before his Departure, make up the Account with every Person upon whom such Soldier may have been billeted, and sign a Certificate thereof; which Account and Certificate shall be transmitted to the Agent of the Regiment, who is hereby required to make immediate Payment thereof, and to charge the same to the Account of such Officer.

Tolls.

LXXVIII. All Her Majesty's Officers and Soldiers, being in proper Staff or Regimental or Military Uniform, Dress or Undress, and their Horses, (but not when passing in any hired or private Vehicle,) and all Recruits, marching by Route, and all Prisoners under Military Escort, and all enrolled Pensioners in Uniform when called out for Training or in aid of the Civil Power, and all Carriages and Horses belonging to Her Majesty or employed in Her Service under the Provisions of this Act, or in any of Her Majesty's Colodies, when conveying Persons or Baggage going thereto or returning therefrom, shall be exempted from Payment of any Duties and Tolls on embarking or disembarking from or upon any Pier, Wharf, Quay, or Landing Place, or passing Turnpike Roads or Bridges, otherwise demandable by virtue of any Act already passed or hereafter to be passed, or by virtue of any Act or Ordinance, Order or Direction of any Colonial Legislature or other Authority in any of Her Majesty's Colonies; provided that nothing herein contained shall exempt any Boats, Barges, or other Vessels employed in conveying the said Persons, Horses, Baggage, or Stores along any Canal from Payment of Tolls, in like Manner as other Boats, Barges, and Vessels are liable thereto. except when employed in Cases of Emergency as herein-before enacted.

Ordinary
Course of Criminal Justice
not to be interfered with.

Punishment of Officers obstructing Civil Justice. LXXXII. Nothing in this Act shall be construed to extend to exempt any Officer or Soldier from being proceeded against by the ordinary Course of Law, when accused of Felony or of Misdemeanor other than the Misdemeanor of refusing to comply with an Order of Justices for the Payment of Money; and if any Commanding Officer shall neglect or refuse, on Application being made to him for that Purpose, to deliver over to the Civil Magistrate any Officer or Soldier under his Command, or shall wilfully obstruct, neglect, or refuse to assist the Officers of Justice in apprehending any Officer or Soldier under his Command, so accused as aforesaid, such Officer shall, upon Conviction thereof in any of Her Majesty's Superior Courts at Westminster, Dublin, or Edinburgh, be deemed to be thereupon cashiered, and shall be thenceforth utterly disabled

to have or hold any Civil or Military Office or Employment in the United Kingdom of Great Britain and Ireland, or in Her Majesty's Service; and a Certificate thereof containing the Substance and Effect of the Indictment only, omitting the formal Part, with the Copy of the Entry of the Judgment of the Court theseon, shall be transmitted to the Judge Advocate General in London.

CAP. X.

An Act for the Regulation of Her Majesty's Royal Marine Forces while on shore. [18th March 1853.]

This Act is the same, except as to Dates and the Sections here inserted, as 15 & 16 Vict. c. 7.7

I. That it shall be lawful for the said Lord High Admiral, or Lord High the Commissioners for executing the Office of Lord High Admiral Admiral, &c. aforesaid, to make, ordain, and establish Rules and Articles of War, may make under the Hand of the said Lord High Admiral, or under the Hands Articles for the Punishment of of any Two or more of the said Commissioners, for the better Mutiny, De-Government of Her Majesty's Royal Marine Forces, and for the sertion, &c. Punishment of Mutiny, Desertion, Immorality, Breach of Discipline, Misbehaviour, Neglect of Duty, and any other Offence or Misconduct of which they shall be guilty, in any Place on shore or affort in or out of Her Majesty's Dominions, or at any Time when or under any Circumstances in which they shall not be amenable to the Laws for the Government of Her Majesty's Ships, Vessels, and Forces by Sea, which Rules and Articles shall be judicially taken notice of by all Judges and in all Courts whatsoever; and Copies of the same shall, as soon as conveniently may be after the same shall have been made, be transmitted by the Secretary of the Admiralty for the Time being (certified under his Hand) to the Judges of Her Majesty's Superior Courts at Westminster, Dublin, and Edinburgh respectively, and also to the Governors of Her Majesty's Dominions abroad; provided that no Person within the United Kingdom of Great Britain and Ireland or the British Isles shall by such Articles be subject to be transported as a Felon or to suffer any Punishment extending to Life or Limb, except for Crimes which are by this Act expressly made liable to such Transportation or to such Punishment as aforesaid, or shall be subject, with reference to any Crimes made punishable by this Act, to be punished in any Manner which shall not accord with the Provisions of this Act.

IV. Nothing in this Act shall be construed to extend to exempt The ordinary any Officer or Marine from being proceeded against by the or- Course of Law dinary Course of Law when accused of Felony, or when accused of any Misdemeanor other than the Misdemeanor of refusing to comply with an Order of Justices for the Payment of Money; and any Commanding Officer who shall neglect or refuse, when due Application shall be made to him for that Purpose, to deliver over to the Civil Magistrate any Officer or Marine, or who shall wilfully obstruct, neglect, or refuse to assist any Peace Officer in apprehending any such Offender, shall, upon Conviction thereof in any of Her Majesty's Courts at Westminster, Dublin, or Edinburgh, be deemed to be thereupon cashiered, and shall be utterly disabled

not to be interfered with.

disabled to hold any Civil or Military Office or Employment in Her Majesty's Service; and a Certificate of such Conviction shall be transmitted to the Secretary of the Admiralty.

General Courts-martial.

VIII. A General Court-martial convened in Saint Helena, the Settlements on the Western Coast of Africa, Honduras, New Zealand, the Australian Colonies, Hong Kong, Prince of Wales Island, Singapore, and Malacca, and the Settlements on the Coast of China, shall consist of not less than Five Commissioned Officers; if convened in Jamaica, the Windward and Leeward Islands. British Guiana, Newfoundland, Bermuda, the Bahamas, the Cave of Good Hope or other Settlements in Southern Africa, or in any Part out of the Queen's Dominions, excepting the Ionian Islands and the Parts before mentioned, it shall consist of not less than Seven, and if convened in any other, Part of the Queen's Dominions, or in the Ionian Islands, or in the Settlements of the East India Company, it shall consist of not less than Thirteen Commissioned Officers: and shall have Power to sentence any Officer or Soldier to suffer Death, Transportation, or any other Punishment which shall accord with the Provisions of this Act.

Commutation of Death for Transportation.

XXIII. Whensoever any General Court-martial by which any Marine shall have been tried and convicted of any Offence punishable with Death shall not think the Offence deserving of Capital Punishment, such Court-martial may adjudge the Offender, according to the Degree of the Offence, to be transported as a Felon for Life or for a certain Term of Years, or may sentence him to general Service as a Marine or as a Soldier in any Corps and in any Country or Place which Her Majesty shall thereupon direct, or may, if such Offender shall have enlisted for a limited Term of Years, sentence him to serve for Life as a Marine or as a Soldier in any Corps which Her Majesty shall please to direct: Provided always, that in all Cases where a Capital Punishment shall have been awarded by a General Court-martial or by a Detachment General Court-martial it shall be lawful for Her Majesty, or, if in the East Indies, for the Officer commanding in chief the Forces in *India*, instead of causing such Sentence to be carried into execution, to order the Offender to be transported as a Felon, either for Life or for a certain Term of Years, or to suffer such Term of Imprisonment, either with or without Hard Labour, as shall seem meet to Her Majesty, or, if in the East Indies, to the Officer commanding as aforesaid.

Transportation of Offenders in the Colonies.

XXVI. Whenever any Sentence of Transportation heretofore or hereafter passed upon any Offender by any Court-martial holden in the East Indies, or in any Part of Her Majesty's Foreign Dominions, is to be carried into execution for the Term specified in such Sentence, or for any shorter Term, or when Sentence of Death has been or shall as aforesaid be commuted to Transportation, the same shall be notified by the Officer commanding Her Majesty's Forces at the Presidency or Station to some Judge of One of the Supreme Courts of Judicature in the East Indies, or Chief Justice or some other Judge, as the Case may be, in any Part of Her Majesty's Foreign Dominions, who shall make Order for the Transportation or intermediate Custody of such Offender in like Manner as for the Transportation or intermediate Custody of any other Convict; and upon any such Order being made it

shall be duly notified to the Governor of the Presidency if in the East Indies, or to the Governor of the Colony if in any of Her Majesty's Colonies, or to the Person who shall for the Time being be exercising the Office of Governor of such Presidency or Colony, who on Receipt of such Notification shall cause such Offender to be removed to some Colony or Place in obedience to the Directions for the Removal of Convicts which shall from Time to Time be transmitted from Her Majesty through One of Her Principal Secretaries of State to such Presidency or Colony; and such Offender on being so removed shall undergo the Sentence of Transportation which has been passed upon him in the Colony or Place to which he has been so removed or sent, and whilst such Sentence shall remain in force shall be liable to be there imprisoned and kept to Hard Labour, and otherwise dealt with under such Sentence, in the same Manner as if he liad been sentenced to be imprisoned with Hard Labour during the Term of his Transportation by the Judgment of a Court of competent Jurisdiction in the Colony or Place to which he has been so removed or sent: Provided always, that in any Case where a Sentence of Transportation shall have been awarded by a General Court-martial or Detachment General Court-martial, it shall be lawful for Her Majesty, or, if in the East Indies, for the Officer commanding in chief the Forces in India, instead of causing such Sentence to be carried into execution, to order that the Offender be imprisoned for a Term not exceeding Two Years, either with or without Hard Labour and Solitary Confinement not exceeding the Period herein-after prescribed.

XXIX. It shall be lawful for any General, District, or Garrison Power to inflict Court-martial to award Imprisonment, with or without Hard Corporal Pun-Labour, and with or without Solitary Confinement; and in case ishment and Imprisonment.

of a Marine in addition to Corporal Punishment.

XXXI. Any General Court-martial may, in addition to any Forfeiture of other Punishment which it may be competent to award, sentence Pay and any Offender to Forfeiture of all Advantage as to additional Pay, Pension by Good-conduct Pay, and to Pension on Discharge, which might have otherwise accrued from the Length of his former Service, or to Forfeiture of such Advantage absolutely, whether it might have accrued from past Service, or might accrue from future Service, according to the Nature of the Case; and any District or Garrison Court-martial may also, in addition to any Sentence which such Court may award, sentence any Offender to such Forfeiture for Desertion, or for disgraceful Conduct.

In wilfully doing any Act, or wilfully disobeying any Orders, whether in Hospital or otherwise, thereby producing or aggravating Disease or Infirmity, or delaying his Cure:

In malingering or feigning Disease:

In stealing or embezzling Government Property or Stores, or in receiving the same knowing the same to have been stolen:

In stealing any Money or Goods the Property of a Comrade, of a Marine Officer, or of any Marine Mess or Band, or in receiving any such Money or Goods knowing the same to have been stolen:

In making any false or fraudulent Accounts, Returns, Matters, or Entries, or assisting or conniving at the same being made,

Sentence of Court-martial. or producing the same as true, knowing the same to be false or fraudulent:

In stealing or embezzling or fraudulently misapplying Public Money intrusted to him:

Or in committing any other Offence of a felonious or fraudulent Nature, to the Injury of, or with Intent to injure, any Person, Civil, Marine, or Military:

Or for any other disgraceful Conduct, being of a cruel, indecent, or unnatural Kind.

Forfeiture of Pay on Conviction of Desertion or Felony.

XXXII. Every Marine who shall be found guilty by a Courtmartial of Desertion, of wilfully maining or injuring himself or any other Marine, whether at the Instance of such other Marine or not, with Intent thereby to render himself or such other Marine unfit for Service, of tampering with his Eyes with Intent thereby to render himself unfit for Service, such Finding having been confirmed, or of Felony in any Court of ordinary Criminal Jurisdiction in England or Ireland, or of any Crime or Offence in any Court of Criminal Judicature in any Part of the United Kingdom, or in any Dominion, Territory, Colony, Settlement, or Island belonging to or occupied by Her Majesty out of the United Kingdom, which would, if committed therein, amount to Felony, shall thereupon forfeit all Advantage as to additional Pay, Good-conduct Pay, and to Pension on Discharge, which might have otherwise accrued from the Length of his former Service, in addition to any Punishment which such Court may award.

Stoppages.

XXXVI. In addition to any other Punishment which the Court may award, a Court-martial may further direct that any Offender may be put under Stoppages until he shall have made good—

Any Loss, Disposal of, or Damage occasioned by him in any of the Instances of disgraceful Conduct herein specified:

Any Loss, Disposal of, or Destruction of, or Damage or Injury to, any Property whatsoever, occasioned by his wilful or

negligent Misconduct:

Any Loss, Disposal of, or Destruction of, or Damage or Injury to, his Arms, Clothing, Instruments, Equipments, Accoutrements, or Necessaries, or any extra Article of Clothing or Equipment that he may have been put in possession of and ordered to wear on the Recommendation of the Surgeon for the Benefit of his Health, or making away with or pawning any Medal for Service or for general good Conduct which may have been granted to him by Order of Her Majesty or by Order of the East India Company, or any Loss, Disposal of, or Destruction of, or Damage or Injury to, the Arms, Clothing, Instruments, Equipments, Accourtements, or Necessaries of any Officer or Marine, occasioned by his wilful or negligent Misconduct:

Any Expense necessarily incurred by his Drunkenness or

other Misconduct:

Provided always, that, except in the Case of the Loss, Disposal of, or Destruction of, or Damage or Injury to, Accourtements and Necessaries, in which Case the Court may by its Sentence direct that the said Stoppages shall continue till the Cost of replacing or repairing the same be made good, the Amount of any Loss, Disposal.

posal, Destruction, Damage or Injury, or Expense, shall be ascertained by Evidence, and the Offender shall be placed under Stoppages for such an Amount only as shall be proved to the Satisfaction of the Court: Provided also, that after satisfying the Charges for his Messing and Washing, so much only of the Pay of the Marine may be stopped and applied as shall leave him a Residue at the least of One Penny a Day.

LVI. Any Person enlisted into Her Majesty's Royal Marine Marines liable Forces as a Marine shall be liable to be taken out of Her Majesty's to be taken out Service only by Process or Execution on account of any Charge of Her Majesty's of Felony, or on account of Misdemeanor other than the Misdemeanor of refusing to comply with an Order of Justices for the certain Misdemeanor of Money, or on account of an original Debt proved meanors, or for by Affidavit of the Plaintiff or of some one on his Behalf to Debts amount-amount to the Value of Thirty Pounds at the least over and ing to 30% and above all Costs of Suit in the Action or Actions, such Affidavit upwards; to be sworn, without Payment of any Fee, before some Judge of the Court out of which Process or Execution shall issue, or before some Person authorized to take Affidavits in such Court. of which Affidavit, when duly filed in such Court, a Memorandum shall, without Fee, be endorsed upon the Back of such Process, stating the Facts sworn to, and the Day of filing such Affidavit: but no Marine or other Person as aforesaid shall be liable to be summoned before any Justice of the Peace or other Authority whatsoever, or to be taken out of Her Majesty's Service by any Capias, Writ, Summons, Order, Judgment, Process, or Execution issued by or by the Authority of any Court or Inferior Court for any original Debt not amounting to Thirty Pounds, or for not but not liable to supporting or maintaining, or for not having supported or main- be taken out of tained, or for deserting or having deserted, or for leaving or having Her Majesty's left chargeable to any Parish, Township, or Union, any Wife, or Service for not any Child or Children, legitimate or illegitimate, or other Relation their Families which such Marine would, if not in Her Majesty's Service, be or for Breach liable by Law to support or maintain, or for the Breach of any of Contract. Contract, Covenant, Agreement, or other Engagement whatever. by Parol or in Writing, or for having left or deserted his Employer or Master, or his Contract, Work, or Labour; and all Summonses, Warrants, Commitments, Indictments, Convictions, Judgments, and Sentences, on account of any of the Matters for which it is herein declared that a Marine is not liable to be taken out of Her Majesty's Service, shall be utterly illegal, and null and void to all Intents and Purposes; and any Judge of any such Court may examine into any Complaints made by a Marine or by his Superior Officer, and by Warrant under his Hand discharge such Marine. without Fee, he being shown to have been arrested contrary to the Intent of this Act, and shall award reasonable Costs to such Complainant, who shall have for the Recovery thereof the like Remedy as would have been applicable to the Recovery of any Costs which might have been awarded against the Complainant in any Judgment or Execution as aforesaid, or a Writ of Habeas corpus ad subjiciendum shall be awarded or issued, and the Discharge of any such Marine out of Custody shall be ordered thereupon; provided that any Plaintiff, upon Notice of the Cause Action first given in Writing to any Marine or left at his le

Quarters, may proceed in any Action or Suit to Judgment, and have Execution other than against the Body: Provided also, that nothing herein contained relating to the leaving or deserting a Master or Employer, or to the Breach of any Contract, Agreement, or Engagement, shall apply to Persons who shall be really and bonâ fide Apprentices, duly bound, under the Age of Twenty-one Years, as herein prescribed.

Offences connected with Enlistment.

LXI. If any Recruit shall receive the Enlisting Money from any Person employed in the Recruiting Service (knowing it to be such), and shall abscond or refuse to go before a Justice, or shall absent himself from the Recruiting Party or Person with whom he enlisted, and shall not voluntarily return to go before some Justice within such Period of Ninety-six Hours as aforesaid, such Recruit shall be deemed to be enlisted and a Private in Her Majesty's Royal Marine Forces as fully to all Intents and Purposes as if he had been duly attested, and may be apprehended and punished as a Deserter, or for being absent without Leave, under any Articles of War made for the Punishment of Mutiny and Desertion; and such Recruit shall not be discharged by any Justice of the Peace after the Expiration of such Ninetysix Hours as aforesaid, unless it shall be proved to the Satisfaction of such Justice that the true Name and Residence of the Recruit were disclosed and known to the Recruiting Party, and that no Notice was given to the Recruit, or left at his usual Place of Abode, of his having so enlisted: Provided always, that in every Case wherein any Recruit shall have received Enlisting Money, and shall have absconded from the Party, so that it shall not be possible immediately to apprehend and bring him before a Justice, the Officer or Non-commissioned Officer commanding the Party shall produce to the Justice before whom the Recruit ought regularly to have been brought for Attestation a Certificate of the Name and Place of Residence of such Recruit; and the Justice to whom such Certificate shall be produced shall, after satisfying himself that the Recruit who had absconded cannot be found and apprehended, transmit a Duplicate thereof to the Secretary of the Admiralty, in order that, in the event of such Recruit being afterwards apprehended and reported as a Deserter, the Facts of his having received Enlisting Money, and having absconded after having been enlisted, may be ascertained before he shall be finally adjudged to be a Deserter; and it shall be lawful for any Two Justices acting for the County, Division, District, or Place where any such Recruit shall at any Time happen to be when any such Recruit shall be brought, and shall be proved upon Oath before them to have concealed his belong. ing or having belonged to the Militia, or any Regiment, or to the Marines, Ordnance, or Navy, or the Forces of the East India Company, and discharged, or to have deserted therefrom, or to have concealed his having been discharged on any prior Enlistment, or to have wilfully concealed any Infirmity, or designedly made any false Representation at or previously to the Time of receiving Enlisting Money or upon being attested, to adjudge such Recruit, if in England, to be a Rogue and Vagabond, and to sentence him to such Punishment as by any Law may be inflicted on Rogues and Vagabonds, and to adjudge such Person,

if in Scotland or Ireland, to be imprisoned with Hard Labour in any Prison or House of Correction for any Period not exceeding Three Months; and any Recruit who shall designedly make any false Representation of any Particular contained in the Oaths and Certificates in the Schedule to this Act annexed before the Justice at the Time of his Attestation, and shall obtain any Enlisting Money, or any Bounty for entering into Her Majesty's Service, or any other Money, shall be deemed guilty of obtaining Money under false Pretences, within the true Intent and Meaning, if in England, of an Act passed in the Session holden in the Grenth and Eighth Years of His Majesty King George the Ourth, intituled An Act for consolidating and amending the Laws 7 & 8 G.4. England relative to Larceny and other Offences connected there- c. 29. with and if in Ireland, of an Act passed in the Ninth Year of the Reign of His Majesty King George the Fourth, intituled An 9 G. 4. c. 55. Act for consolidating and amending the Laws in Ireland relative to Larceny and other Offences connected therewith, and such Recruit if in Scotland, shall be deemed guilty of Falsehood. Fraud and wilful Imposition; and any attested Recruit who shall in any Part of Her Majesty's Dominions or elsewhere have committed any of the before-mentioned Offences regarding Enlistment may be summarily punished, or prosecuted, tried, and convicted, for any such Offence, at any Time during the Continuance of the Service for which he shall have enlisted, and in any County or Place where he may happen to be when such summary Proceeding or Prosecution shall be instituted; and the Production of the Oath in the Schedule to this Act annexed taken by the Recruit on his Attestation, and the Certificate signed by the Justice before whom the Recruit was attested, certifying that the Questions and Answers contained in the Attestation were in his Presence put to and given by such Recruit, shall, in the Absence of Proof to the contrary, be deemed and taken to be sufficient Evidence of such Recruit having represented the several Particulars as in the Oath sworn by him; and Proof by the Oath of One or more credible Witnesses that the Person so prosecuted hath voluntarily acknowledged that at the Time of his Enlistment he belonged to the Militia, or to any Regiment in Her Majesty's Service, or to Her Majesty's Navy or Marine or Ordnance, or to the Forces of the East India Company, or that he designedly made any false Representation of any Particular contained in the said Oaths and Certificates or either of them before the Justice at the Time of the Attestation of the Person being prosecuted, shall be deemed and taken as Evidence of the Fact so by him acknowledged, without Production of any Roll or other Document to prove the same ; and such Proof of such Acknowledgment shall be certified to the Secretary of the Admiralty by the Justice before whom such Proof shall have been given; and any Man having been enrolled as a Volunteer under the Act Fifteenth and Sixteenth Victoria, Chapter Fifty, to serve in the Militia at the Time of offering to enlist into the Marines who shall deny that he is a Militia Man then actually enrolled and engaged to serve, or shall deny to the Justice before whom he shall be attested that he belongs to the Militia, shall, in lieu of and instead of the Penalties now imposed by Law for such Offence, on Conviction thereof before 16 & 17 Vict.

any One Justice in the United Kingdom, either upon the Oath of One Witness or upon his own Confession, or upon the Production of the Attestation and the before-mentioned Acknowledgment of such Person, certified by the Secretary of the Admiralty. or upon the Offence being proved before a Court of Inquiry, forfeit all Militia Bounty which would have become payable to him during the Period of his belonging to Her Majesty's Royal Marine Forces, if he had not therein enlisted, and be subjected to a Stoppage of One Penny a Day from his Pay for Eighteen Calendar Months, to be applied as the Secretary of the Admiralty shall direct, or if enrolled in the Militia as a balloted Man or a Substitute shall, if convicted before any One Justice as aforesaid, be committed to the Common Gaol or House of Correction, there to remain without Bail or Mainprise for and during any Time not exceeding Six Calendar Months, over and above any Penalty or Punishment to which such Person so offending may be otherwise liable, and such Person, whether he shall have been enrolled as a Volunteer or as a balloted Man or Substitute, shall from the Day on which his Engagement to serve in the Militia shall end be and serve as a Marine of the Division of Her Majesty's Royal Marine Forces into which he has so enlisted: Provided also, that every such Person shall be liable to serve in Her Majesty's Royal Marine Forces in which he has so enlisted during all the Time the Militia to which he shall belong shall remain disembodied, or shall not be called out for Training or Exercise, and shall during all such Time be subject to all the Provisions of this Act, and be liable to be apprehended and dealt with and punished as a Deserter from the Marines if he shall neglect or refuse to join and serve therein.

Exemption from Tolls.

LXXVI. All Officers and Marines, being in proper Uniform, Dress or Undress, and their Horses, (but not when passing in any private or hired Vehicle,) and all Recruits marching by Route, and all Prisoners under Military Escort, and all Carriages and Horses belonging to Her Majesty, or employed in Her Service under the Provisions of this Act, or in any of Her Majesty's Colonies, when employed in conveying Persons or Baggage going thereto or returning therefrom, shall be exempted from the Payment of any Duties and Tolls on embarking or disembarking from or upon any Pier, Wharf, Quay, or Landing Place, or passing Turnpike Roads or Bridges, otherwise demandable by virtue of any Act already passed or hereafter to be passed, or by virtue of any Act or Ordinance, Order or Direction of any Colonial Legislature or other Authority in any of Her Majesty's Colonies; and if any Toll Collector shall demand or receive Toll from any Marine Officer or Marine who shall be in proper Uniform, Dress or Undress, or for their Horses, and who by this Act is exempted from Payment thereof, or from any Recruits marching by Route, or from any Prisoners under Military Escort, or for any Carriages or Horses belonging to Her Majesty, or employed in Her Service under the Provisions of this Act, when conveying Persons or Baggage, or returning therefrom, every such Collector shall for every such Offence be liable to a Penalty not exceeding Five Pounds; provided that nothing herein contained shall exempt any Boats, Barges, or other Vessels employed in conreying

veying the said Persons, Horses, Baggage, or Stores along any Canal from Payment of Tolls in like Manner as other Boats. Barges, and Vessels are liable thereto, except when employed in Cases of Emergency as herein mentioned; and that when any Officers or Marines on Service shall have Occasion in the March by Route to pass regular Ferries in Scotland, the Officer commanding shall be at liberty to pass over with his Marines as Passengers, paying for himself and each Marine One Half only of the ordinary Rate payable by Passengers, or he shall be at liberty to hire the Ferry Boat for himself and his Party, debarring all others for that Time, and shall in such Case pay only Half the ordinary Rate for such Boat.

SCHEDULE referred to by this Act.

Notice to be given to a Recruit, or left at his Place of Abode, or at the Place at which he stated that it was his Intention to sleep, agreeably to the Provisions of the Marine Mutiny Act, within Forty-eight but not sooner than Twenty-four Hours after his Enlistment, the Hours of Sunday not being counted.

> [Date] you enlisted with

185 .

o'Clock * Day of on the 185 , for the Royal Marines, and if you do not come forward on or before o'Clock * on the for the Purpose of being taken before a Magistrate, either to be attested, or to release yourself from your Engagement by repaying the Enlisting Shilling and any Pay you have received as a Recruit, and by paying Twenty Shillings as Smart Money, you will be legally adjudged to be a Marine without Attestation, and will be proceeded against as a Deserter.

Signature of the Officer or)
Non-commissioned Officer	}
commanding the Party.	
Name of the Recruit	
Residing at	
	

· A.M. or P.M., as the Case may be.

CAP. XI.

An Act to authorize the Inclosure of certain Lands in pursuance of a Report of the Inclosure Commissioners for England and Wales. [18th March 1853.]

WHEREAS the Inclosure Commissioners for England and Wales have, in pursuance of "The Acts for the Inclosure, " Exchange, and Improvement of Land," issued their Provisional 'Orders for and concerning the proposed Inclosures mentioned in 'the Schedule to this Act, and have in their Eighth Annual 'General Report certified their Opinion that such Inclosures 'would be expedient; but the same cannot be proceeded with without the previous Authority of Parliament: Be it enacted mentioned by the Queen's most Excellent Majesty, by and with the Advice Schedule mentioned in Sche

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in this present Parliament assembled, and by the Authority of he same,

I. That the said several proposed Inclosures mentioned in the

Schedule to this Act be proceeded with.

Short Title.

II. And be it enacted, That in citing this Act in other Acts of Parliament, and in legal Instruments, it shall be sufficient to use either the Expression "The Annual Inclosure Act, 1853," or "The Acts for the Inclosure, Exchange, and Improvement of "Land."

SCHEDULE to which this Act refers.

Inclosure.	County.	Date of Provisional Order.
Tatham - Lynby Wighay High Callerton Ifield - Kentmere - Norton Common Prestwick Car	 Lancaster - Nottingham Northumberland Sussex - Westmorland Southampton Northumberland	 9th December 1852. 4th June 1852. 2d November 1852. 23d November 1852. 5th January 1853. 21st January 1853. 5th January 1853.

CAP. XII.

An Act to apply the Sum of Eight Millions out of the Consolidated Fund to the Service of the Year One thousand eight hundred and fifty-three. [18th March 1853.]

CAP. XIII.

An Act to revive certain temporary Provisions relating to the Collection of Grand Jury Cess in *Ireland*.

[18th March 1853.]

'continued

11 & 12 Vict. c. 26.

WHEREAS by an Act passed in the Session holden in the Eleventh and Twelfth Years of Her Majesty's Reign, ' intituled An Act to remove Difficulties in the Appointment of ' Collectors of Grand Jury Cess in Ireland in certain Cases, and to remove Doubts as to the Jurisdiction of the Divisional Jus-' tices of the Police District of Dublin Metropolis relating to the Recovery of Poor Rates and other Cases, it is amongst other things enacted, that it shall and may be lawful for the Grand Jury at any Assizes in Ireland hold after the passing of the said Act, and before the End of the Year One thousand eight hundred and forty-nine, if they shall think fit, in Cases where Difficulties ' shall occur in the Collection of the Public Monies as therein ' mentioned, to present, without previous Application to Presentment Sessions, a Sum not exceeding One Shilling in the Pound on the Amount of the Collection of such Monies from such Barony or Baronies where such Difficulties shall occur, to be ' paid to any High Constable or Collector for his Trouble in col-' lecting the same; and the said Provision was by an Act of the ' Twelfth and Thirteenth Years of Her Majesty's Reign further

' continued in force to the End of the Year One thousand eight 'hundred and fifty-one; and the said Provision of the said first-' recited Act was by an Act of the Fourteenth and Fifteenth 'Years of Her Majesty's Reign further continued in force to the ' End of the Year One thousand eight hundred and fifty-two: 'And whereas it is expedient that the said Provision should be revived and further continued: Be it therefore enacted by the Vict. e. 26. Queen's most Excellent Majesty, by and with the Advice and continued by Consent of the Lords Spiritual and Temporal, and Commons, in this 12 & 13 Vict. present Parliament assembled, and by the Authority of the same,

L That the said Provision of the said first-recited Act of the Eleventh and Twelfth Years of Her Majesty's Reign shall be and further revived and continued and be in force to the End of the Year One continued by

thousand eight hundred and fifty-four.

II. ' And whereas by another Act of the Eleventh and Twelfth Recited Act ' Years of Her Majesty's Reign, intituled An Act to facilitate the 11 & 12 Vict. ' Collection of County Cess in Ireland, Provision is made relating c. 32. revived to the Collectors of Grand Jury Cess and the Payment of the to the End of ' same for a limited Time in Ireland: And whereas the said last- the Year 1854. ' mentioned Act was by the before-mentioned Act of the Twelfth ' and Thirteenth Years of Her Majesty further continued in force ' to the End of the Year One thousand eight hundred and fiftyone, and was again by an Act of the said Fourteenth and ' Fifteenth Years of Her Majesty's Reign further continued to the 'End of the Year One thousand eight hundred and fifty-two; ' and it is expedient to revive and continue the same for a limited 'Time:' Be it therefore enacted, That the last-recited Act of the Eleventh and Twelfth Years of Her Majesty shall be revived and continued to the End of the Year One thousand eight hundred and fifty-four, and that the Provisions of the said Act, and the respective Powers and Authorities by the said Act given to Grand Juries at the Assizes, and to Magistrates at any Sessions, shall be respectively applied and extended to Grand Juries at any Assizes and to Magistrates at any Sessions respectively, as the Case may be, within the Period for which the said Act is hereby revived and continued.

III. 'And whereas an Act was passed in the Session of Par- Provisions of 'liament holden in the Twelfth and Thirteenth Years of Her 12 & 13 Vict. ' present Majesty's Reign, intituled An Act to make Provision c. 36. revived during the present Year, and to the End of the Year One thou- and further ' sand eight hundred and fifty-one, relating to the Collection of the End of the ' County Cess in Ireland, and to the Remuneration of the Col- Year 1854. 'lectors thereof; and said last-recited Act of the Twelfth and 'Thirteenth Years of Her Majesty's Reign was by said Act of ' the said Fourteenth and Fifteenth Years of Her Majesty's Reign ' further continued to the End of the Year One thousand eight 'hundred and fifty-two; and it is expedient that the Provisions of the said last-recited Act of the Twelfth and Thirteenth Years of Her Majesty's Reign should be revived and further continued: Be it therefore enacted, That all the Provisions and Powers of the said last-mentioned Act of the Twelfth and Thirteenth Years of Her Majesty's Reign shall be revived and further continued and be in force until the End of the Year One thousand eight hundred and fifty-four.

Certain Provision of 11&12 c. 32. and 14 & 15 Vict. c. 65, revived this Act.

and continued

disabled to hold any Civil or Military Office or Employment in Her Majesty's Service; and a Certificate of such Conviction shall be transmitted to the Secretary of the Admiralty.

General Courts-martial. VIII. A General Court-martial convened in Saint Helena, the Settlements on the Western Coast of Africa, Honduras, New Zealand, the Australian Colonies, Hong Kong, Prince of Wales Island, Singapore, and Malacca, and the Settlements on the Coast of China, shall consist of not less than Five Commissioned Officers; if convened in Jamaica, the Windward and Leeward Islands, British Guiana, Newfoundland, Bermuda, the Bahamas, the Cape of Good Hope or other Settlements in Southern Africa, or in any Part out of the Queen's Dominions, excepting the Ionian Islands and the Parts before mentioned, it shall consist of not less than Seven, and if convened in any other Part of the Queen's Dominions, or in the Ionian Islands, or in the Settlements of the East India Company, it shall consist of not less than Thirteen Commissioned Officers; and shall have Power to sentence any Officer or Soldier to suffer Death, Transportation, or any other Punishment which shall accord with the Provisions of this Act.

Commutation of Death for Transportation.

XXIII. Whensoever any General Court-martial by which any Marine shall have been tried and convicted of any Offence punishable with Death shall not think the Offence deserving of Capital Punishment, such Court-martial may adjudge the Offender, according to the Degree of the Offence, to be transported as a Felon for Life or for a certain Term of Years, or may sentence him to general Service as a Marine or as a Soldier in any Corps and in any Country or Place which Her Majesty shall thereupon direct, or may, if such Offender shall have enlisted for a limited Term of Years, sentence him to serve for Life as a Marine or as a Soldier in any Corps which Her Majesty shall please to direct: Provided always, that in all Cases where a Capital Punishment shall have been awarded by a General Court-martial or by a Detachment General Court-martial it shall be lawful for Her Majesty, or, if in the East Indies, for the Officer commanding in chief the Forces in *India*, instead of causing such Sentence to be carried into execution, to order the Offender to be transported as a Felon, either for Life or for a certain Term of Years, or to suffer such Term of Imprisonment, either with or without Hard Labour, as shall seem meet to Her Majesty, or, if in the East *Indies*, to the Officer commanding as aforesaid.

Transportation of Offenders in the Colonies.

XXVI. Whenever any Sentence of Transportation heretofore or hereafter passed upon any Offender by any Court-martial holden in the East Indies, or in any Part of Her Majesty's Foreign Dominions, is to be carried into execution for the Term specified in such Sentence, or for any shorter Term, or when Sentence of Death has been or shall as aforesaid be commuted to Transportation, the same shall be notified by the Officer commanding Her Majesty's Forces at the Presidency or Station to some Judge of One of the Supreme Courts of Judicature in the East Indies, or Chief Justice or some other Judge, as the Case may be, in any Part of Her Majesty's Foreign Dominions, who shall make Order for the Transportation or intermediate Custody of such Offender in like Manner as for the Transportation or intermediate Custody of any other Convict; and upon any such Order being made it shall

shall be duly notified to the Governor of the Presidency if in the East Indies, or to the Governor of the Colony if in any of Her Majesty's Colonies, or to the Person who shall for the Time being be exercising the Office of Governor of such Presidency or Colony, who on Receipt of such Notification shall cause such Offender to be removed to some Colony or Place in obedience to the Directions for the Removal of Convicts which shall from Time to Time be transmitted from Her Majesty through One of Her Principal Secretaries of State to such Presidency or Colony; and such Offender on being so removed shall undergo the Sentence of Transportation which has been passed upon him in the Colony or Place to which he has been so removed or sent, and whilst such Sentence shall remain in force shall be liable to be there imprisoned and kept to Hard Labour, and otherwise dealt with under such Sentence, in the same Manner as if he had been sentenced to be imprisoned with Hard Labour during the Term of his Transportation by the Judgment of a Court of competent Jurisdiction in the Colony or Place to which he has been so removed or sent: Provided always, that in any Case where a Sentence of Transportation shall have been awarded by a General Court-martial or Detachment General Court-martial, it shall be lawful for Her Majesty, or, if in the East Indies, for the Officer commanding in chief the Forces in India, instead of causing such Sentence to be carried into execution, to order that the Offender be imprisoned for a Term not exceeding Two Years, either with or without Hard Labour and Solitary Confinement not exceeding the Period herein-after prescribed.

XXIX. It shall be lawful for any General, District, or Garrison Power to inflict Court-martial to award Imprisonment, with or without Hard Corporal Pun-Labour, and with or without Solitary Confinement; and in case ishment and

of a Marine in addition to Corporal Punishment.

XXXI. Any General Court-martial may, in addition to any Forfeiture of other Punishment which it may be competent to award, sentence Pay and any Offender to Forseiture of all Advantage as to additional Pay, Pension by Good-conduct Pay, and to Pension on Discharge, which might have otherwise accrued from the Length of his former Service, or to Forfeiture of such Advantage absolutely, whether it might have accrued from past Service, or might accrue from future Service, according to the Nature of the Case; and any District or Garrison Court-martial may also, in addition to any Sentence which such Court may award, sentence any Offender to such Forfeiture for Desertion, or for disgraceful Conduct,

In wilfully doing any Act, or wilfully disobeying any Orders, whether in Hospital or otherwise, thereby producing or aggravating Disease or Infirmity, or delaying his Cure:

In malingering or feigning Disease:

In stealing or embezzling Government Property or Stores, or in receiving the same knowing the same to have been stolen:

In stealing any Money or Goods the Property of a Comrade, of a Marine Officer, or of any Marine Mess or Band, or in receiving any such Money or Goods knowing the same to have been stolen:

In making any false or fraudulent Accounts, Returns, Matters, or Entries, or assisting or conniving at the same being made,

Imprisonment.

Sentence of Court-martial. or producing the same as true, knowing the same to be false or fraudulent:

In stealing or embezzling or fraudulently misapplying Public Money intrusted to him:

Or in committing any other Offence of a felonious or fraudulent Nature, to the Injury of, or with Intent to injure, any Person, Civil, Marine, or Military:

Or for any other disgraceful Conduct, being of a cruel, indecent,

or unnatural Kind.

Forfeiture of Pay on Conviction of Desertion or Felony.

XXXII. Every Marine who shall be found guilty by a Courtmartial of Desertion, of wilfully maining or injuring himself or any other Marine, whether at the Instance of such other Marine or not, with Intent thereby to render himself or such other Marine unfit for Service, of tampering with his Eyes with Intent thereby to render himself unfit for Service, such Finding having been confirmed, or of Felony in any Court of ordinary Criminal Jurisdiction in England or Ireland, or of any Crime or Offence in any Court of Criminal Judicature in any Part of the United Kingdom, or in any Dominion, Territory, Colony, Settlement, or Island belonging to or occupied by Her Majesty out of the United Kingdom, which would, if committed therein, amount to Felony, shall thereupon forfeit all Advantage as to additional Pay, Good-conduct Pay, and to Pension on Discharge, which might have otherwise accrued from the Length of his former Service, in addition to any Punishment which such Court may award.

Stoppages.

XXXVI. In addition to any other Punishment which the Court may award, a Court-martial may further direct that any Offender may be put under Stoppages until he shall have made good—

Any Loss, Disposal of, or Damage occasioned by him in any of the Instances of disgraceful Conduct herein specified:

Any Loss, Disposal of, or Destruction of, or Damage or Injury to, any Property whatsoever, occasioned by his wilful or

negligent Misconduct:

Any Loss, Disposal of, or Destruction of, or Damage or Injury to, his Arms, Clothing, Instruments, Equipments, Accourrements, or Necessaries, or any extra Article of Clothing or Equipment that he may have been put in possession of and ordered to wear on the Recommendation of the Surgeon for the Benefit of his Health, or making away with or pawning any Medal for Service or for general good Conduct which may have been granted to him by Order of Her Majesty or by Order of the East India Company, or any Loss, Disposal of, or Destruction of, or Damage or Injury to, the Arms, Clothing, Instruments, Equipments, Accourrements, or Necessaries of any Officer or Marine, occasioned by his wilful or negligent Misconduct:

Any Expense necessarily incurred by his Drunkenness or

other Misconduct:

Provided always, that, except in the Case of the Loss, Disposal of, or Destruction of, or Damage or Injury to, Accourtements and Necessaries, in which Case the Court may by its Sentence direct that the said Stoppages shall continue till the Cost of replacing or repairing the same be made good, the Amount of any Loss, Disposal.

posal, Destruction, Damage or Injury, or Expense, shall be ascertained by Evidence, and the Offender shall be placed under Stoppages for such an Amount only as shall be proved to the Satisfaction of the Court: Provided also, that after satisfying the Charges for his Messing and Washing, so much only of the Pay of the Marine may be stopped and applied as shall leave him a

Residue at the least of One Penny a Day. LVI. Any Person enlisted into Her Majesty's Royal Marine Marines liable Forces as a Marine shall be liable to be taken out of Her Majesty's to be taken out Service only by Process or Execution on account of any Charge of Felony, or on account of Misdemeanor other than the Misde-Felony and meanor of refusing to comply with an Order of Justices for the certain Misde-Payment of Money, or on account of an original Debt proved meanors or for by Affidavit of the Plaintiff or of some one on his Behalf to Debts amountamount to the Value of Thirty Pounds at the least over and ing to 30% and above all Costs of Suit in the Action or Actions, such Affidavit to be sworn, without Payment of any Fee, before some Judge of the Court out of which Process or Execution shall issue, or before some Person authorized to take Affidavits in such Court, of which Affidavit, when duly filed in such Court, a Memorandum shall, without Fee, be endorsed upon the Back of such Process, stating the Facts sworn to, and the Day of filing such Affidavit; but no Marine or other Person as aforesaid shall be liable to be summoned before any Justice of the Peace or other Authority , whatsoever, or to be taken out of Her Majesty's Service by any Capias, Writ, Summons, Order, Judgment, Process, or Execution issued by or by the Authority of any Court or Inferior Court for any original Debt not amounting to Thirty Pounds, or for not but not liable to supporting or maintaining, or for not having supported or main- be taken out of tained, or for deserting or having deserted, or for leaving or having Her Majesty's left chargeable to any Parish, Township, or Union, any Wife, or Service for not any Child or Children, legitimate or illegitimate, or other Relation maintaining their Families which such Marine would, if not in Her Majesty's Service, be or for Breach liable by Law to support or maintain, or for the Breach of any of Contract. Contract, Covenant, Agreement, or other Engagement whatever, by Parol or in Writing, or for having left or deserted his Employer or Master, or his Contract, Work, or Labour; and all Summonses, Warrants, Commitments, Indictments, Convictions, Judgments, and Sentences, on account of any of the Matters for which it is herein declared that a Marine is not liable to be taken out of Her Majesty's Service, shall be utterly illegal, and null and void to all Intents and Purposes; and any Judge of any such Court may examine into any Complaints made by a Marine or by his Superior Officer, and by Warrant under his Hand discharge such Marine, without Fee, he being shown to have been arrested contrary to the Intent of this Act, and shall award reasonable Costs to such Complainant, who shall have for the Recovery thereof the like Remedy as would have been applicable to the Recovery of any Costs which might have been awarded against the Complainant in any Judgment or Execution as aforesaid, or a Writ of Habeas corpus ad subjiciendum shall be awarded or issued, and the Discharge of any such Marine out of Custody shall be ordered thereupon; provided that any Plaintiff, upon Notice of the Cause of Action first given in Writing to any Marine or left at his last Quarters,

upwards;

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Quarters, may proceed in any Action or Suit to Judgment, and have Execution other than against the Body: Provided also, that nothing herein contained relating to the leaving or deserting a Master or Employer, or to the Breach of any Contract, Agreement, or Engagement, shall apply to Persons who shall be really and bonâ fide Apprentices, duly bound, under the Age of Twenty-one Years, as herein prescribed.

Offences connected with Enlistment.

LXI. If any Recruit shall receive the Enlisting Money from any Person employed in the Recruiting Service (knowing it to be such), and shall abscond or refuse to go before a Justice, or shall absent himself from the Recruiting Party or Person with whom he enlisted, and shall not voluntarily return to go before some Justice within such Period of Ninety-six Hours as aforesaid, such Recruit shall be deemed to be enlisted and a Private in Her Majesty's Royal Marine Forces as fully to all Intents and Purposes as if he had been duly attested, and may be apprehended and punished as a Deserter, or for being absent without Leave, under any Articles of War made for the Punishment of Mutiny and Desertion; and such Recruit shall not be discharged by any Justice of the Peace after the Expiration of such Ninetysix Hours as aforesaid, unless it shall be proved to the Satisfaction of such Justice that the true Name and Residence of the Recruit were disclosed and known to the Recruiting Party, and that no Notice was given to the Recruit, or left at his usual Place of Abode, of his having so enlisted: Provided always, that in every Case wherein any Recruit shall have received Enlisting Money, and shall have absconded from the Party, so that it shall not be possible immediately to apprehend and bring him before a Justice, the Officer or Non-commissioned Officer commanding the Party shall produce to the Justice before whom the Recruit ought regularly to have been brought for Attestation a Certificate of the Name and Place of Residence of such Recruit; and the Justice to whom such Certificate shall be produced shall, after satisfying himself that the Recruit who had absconded cannot be found and apprehended, transmit a Duplicate thereof to the Secretary of the Admiralty, in order that, in the event of such Recruit being afterwards apprehended and reported as a Deserter. the Facts of his having received Enlisting Money, and having absconded after having been enlisted, may be ascertained before he shall be finally adjudged to be a Deserter; and it shall be lawful for any Two Justices acting for the County, Division, District, or Place where any such Recruit shall at any Time happen to be when any such Recruit shall be brought, and shall be proved upon Oath before them to have concealed his belonging or having belonged to the Militia, or any Regiment, or to the Marines, Ordnance, or Navy, or the Forces of the East India Company, and discharged, or to have deserted therefrom, or to have concealed his having been discharged on any prior Enlistment, or to have wilfully concealed any Infirmity, or designedly made any false Representation at or previously to the Time of receiving Enlisting Money or upon being attested, to adjudge such Recruit, if in England, to be a Rogue and Vagabond, and to sentence him to such Punishment as by any Law may be inflicted on Rogues and Vagabonds, and to adjudge such Person,

if in Scotland or Ireland, to be imprisoned with Hard Labour in any Prison or House of Correction for any Period not exceeding Three Months; and any Recruit who shall designedly make any false Representation of any Particular contained in the Oaths and Certificates in the Schedule to this Act annexed before the Justice at the Time of his Attestation, and shall obtain any Enlisting Money, or any Bounty for entering into Her Majesty's Service, or any other Money, shall be deemed guilty of obtaining Money under false Pretences, within the true Intent and Meaning, if in England, of an Act passed in the Session holden in the Seventh and Eighth Years of His Majesty King George the Fourth, intituled An Act for consolidating and amending the Laws 7 & 8 G. 4. in England relative to Larceny and other Offences connected there- c. 29. with, and if in Ireland, of an Act passed in the Ninth Year of the Reign of His Majesty King George the Fourth, intituled An 9 G. 4. c. 55. Act for consolidating and amending the Laws in Ireland relative to Larceny and other Offences connected therewith, and such Recruit, if in Scotland, shall be deemed guilty of Falsehood, Fraud, and wilful Imposition; and any attested Recruit who shall in any Part of Her Majesty's Dominions or elsewhere have committed any of the before-mentioned Offences regarding Enlistment may be summarily punished, or prosecuted, tried, and convicted, for any such Offence, at any Time during the Continuance of the Service for which he shall have enlisted, and in any County or Place where he may happen to be when such summary Proceeding or Prosecution shall be instituted; and the Production of the Oath in the Schedule to this Act annexed taken by the Recruit on his Attestation, and the Certificate signed by the Justice before whom the Recruit was attested, certifying that the Questions and Answers contained in the Attestation were in his Presence put to and given by such Recruit, shall, in the Absence of Proof to the contrary, be deemed and taken to be sufficient Evidence of such Recruit having represented the several Particulars as in the Oath sworn by him; and Proof by the Oath of One or more credible Witnesses that the Person so prosecuted hath voluntarily acknowledged that at the Time of his Enlistment he belonged to the Militia, or to any Regiment in Her Majesty's Service, or to Her Majesty's Navy or Marine or Ordnance, or to the Forces of the East India Company, or that he designedly made any false Representation of any Particular contained in the said Oaths and Certificates or either of them before the Justice at the Time of the Attestation of the Person being prosecuted, shall be deemed and taken as Evidence of the Fact so by him acknowledged, without Production of any Roll or other Document to prove the same; and such Proof of such Acknowledgment shall be certified to the Secretary of the Admiralty by the Justice before whom such Proof shall have been given; and any Man having been enrolled 20 a Volunteer under the Act Fifteenth and Sixteenth Victoria, Chapter Fifty, to serve in the Militia at the Time of offering to enlist into the Marines who shall deny that he is a Militia Man then actually enrolled and engaged to serve, or shall deny to the Justice before whom he shall be attested that he belongs to the Militia, shall, in lieu of and instead of the Penalties now imposed by Law for such Offence, on Conviction thereof before 16 & 17 VICT.

- '8d.—All along the East Coast of Africa, from Latitude
 - Ten Degrees North of the Equator to the Twenty-sixth Degree of South Latitude, and to the Extent of Thirty Leagues from that Coast.

'4th.—The same Distance all round from the Coasts of the Island of Cuba.

'5th.—The same Distance from the Coasts of the Island of Puerto Rico, and

'6th.—The same Distance from the Coasts of Brazil.

- 'It is, however, understood that a suspected Vessel descried and begun to be chased by the Cruizers, whilst
 within the said Space of Thirty Leagues, may be searched
 by them beyond those Limits if, without ever having lost
 Sight of her, they should succeed in coming up with her
 at a greater Distance from any of the above-mentioned
 Coasts.
- 'ARTICLE IV.—All Merchant Vessels of the Two Nations which shall be visited in virtue of this Treaty, and which shall be found either with Slaves on board or equipped for Slave Trade, shall be detained, and shall be sent or carried to One of the Ports under British Jurisdiction, if the Vessel detained should be British, or to One of the Ports of New Granada, if the Vessel detained should be Granadian, to be tried by the Courts which take cognizance of the Crime of Piracy, according to the Laws of their respective Countries.

'And such Vessels, with the whole of their Cargoes, shall be subject to the Penalty of Confiscation for having been

' found engaged in the Slave Trade.

'ARTICLE V.—Every Merchant Vessel, British or Granadian, which shall be visited in virtue of the Provisions
contained in the Articles II. and III. of the present Treaty
may lawfully be detained, and be sent or brought before
the proper Tribunals, according to the Nation to which it
may belong, if any One or more of the Things herein-after
specified shall be found in her Outfit or Equipment:

1st.—Hatches with open Gratings, instead of the close

' Hatches which are usual in Merchant Vessels.

'2d.—Divisions or Bulkheads in the Hold or on Deck in greater Number than are necessary for Vessels engaged in lawful Trade.

'3d.—Spare Plank fitted for being laid down as a

' Second or Slave Deck.

'4th.—Shackles, Bolts, or Handcuffs.

'5th.—A larger Quantity of Water in Casks or Tanks' than is requisite for the Consumption of the Crew of the 'Vessel as a Merchant Vessel.

'6th.—An extraordinary Number of Water Casks, or of other Receptacles for holding Liquid; unless the 'Master shall produce a Certificate from the Custom 'House at the Place from which he cleared Outwards, stating that sufficient Security had been given by the

stating that sufficient Security had been given by the Owners of such Vessel that such extra Quantity of Casks

or of other Receptacles for holding Liquid should only

- be used to hold Palm Oil, or for other Purposes of lawful ' Commerce.
- '7th.—A greater Quantity of Mess Tubs or Kids than are requisite for the Use of the Crew of the Vessel as a ' Merchant Vessel.
- '8th.—A Boiler or other Cooking Apparatus of an 'unusual Size, and larger or fitted for being made larger ' than requisite for the Use of the Crew of the Vessel as a 'Merchant Vessel, or more than One Boiler or other

' Cooking Apparatus of the ordinary Size.

- '9th.—An extraordinary Quantity of Rice, of the Flour ' of Brazil, Manioc or Cassada commonly called Farinha, ' of Maize, or of Indian Corn, or of any other Article of ' Food whatever, beyond what might probably be requisite ' for the Use of the Crew.
- ' 10th.—A Quantity of Mats or Matting greater than is ' necessary for the Use of the Vessel as a Merchant Vessel.

'The Articles enumerated in the 8th, 9th, and 10th Paragraphs, when found on board, shall not expose the Vessel ' to Detention or Trial, whenever such Articles shall appear ' as entered in the Manifest as Part of the Cargo for Trade.

- ' Any One or more of the several Things above enume-'rated, if proved to have been found on board, shall be ' considered as prima facie Evidence of the actual Employ-'ment of the Vessel in the Slave Trade; and the Vessel 'shall thereupon be condemned, and be declared lawful ' Prize, unless clear and indisputable Evidence on the Part of the Master or Owners shall establish to the Satisfaction of the Court that such Vessel was at the Time of her De-'tention or Capture employed in some legal Pursuit; and ' that such of the several Things above enumerated as were 'found on board her at the Time of her Detention were ' needed for legal Purposes on that particular Voyage.
- ' ARTICLE VI.—In order to regulate the Mode of carrying into execution the Visit of Merchant Vessels of the Two ' Nations by the Cruizers charged with the Duty of prevent-' ing the Slave Trade, it is agreed that the Commanders of ' such Cruizers shall be furnished with Copies of this Treaty ' in English and in Spanish, and with Copies of the Instruc-' tions contained in the Appendix annexed thereto, which 'Instructions shall be considered as an integral Part of the ' present Treaty.
- 'ARTICLE VIL-If the Commanding Officer of any of 'those Ships of the Navies of Great Britain and of the 'Granadian Republic respectively, which shall be duly commissioned according to the Provisions of this Treaty, ' shall deviate in any respect from the Stipulations of the said 'Treaty, or from the Instructions annexed to it, the Govern-'ment which shall conceive itself to be wronged thereby 'shall be entitled to demand Reparation; and in such Case ' the Government to which such Commanding Officer may ' belong binds itself to cause Inquiry to be made into the ' Subject Matter of the Complaint, and to inflict upon the

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' said Officer a Punishment proportioned to the Transgression ' committed.

' ARTICLE VIII. - The Two High Contracting Parties ' mutually engage to make good the Damages and Losses ' which may be incurred by the illegal Detention of the ' Vessels of their respective Subjects or Citizens, it being ' understood that the Government to which the capturing ' Ship belongs shall pay the Damages and Losses occasioned to the captured Vessel; and that this Payment shall be ' made within the Term of One Year, reckoning from the ' Day on which the proper Tribunal shall have pronounced 'a definitive Sentence on the Vessel for the Detention of ' which such Compensation is claimed.

'ARTICLE IX.—If any of the Things specified in Article V. of this Treaty shall be found in any Merchant Vessel de-'tained under this Treaty, no Compensation for Losses, 'Damages, or Expenses consequent upon the Detention of ' such Vessel shall in any Case be granted either to her Master or to her Owner, or to any other Person interested in her Equipment or Cargo, even though the proper Tri-' bunal should not pronounce any Sentence of Condemnation

' in consequence of her Detention.

' ARTICLE X.—It is hereby agreed between the Two High 'Contracting Parties, that in all Cases in which a Vessel ' shall be detained under this Treaty by their respective 'Cruizers as having been engaged in the Slave Trade, or 'as having been fitted out for the Purposes thereof, and shall ' in consequence thereof be adjudged and condemned by the proper Tribunal, the said Vessel shall, immediately after ' Condemnation, be broken up entirely into several Parts, so as to be useless as a Vessel, and shall be sold in separate ' Parts after having been so broken up.

'ARTICLE XI.—The Visit and Detention of Vessels in ' pursuance of Article II. of this Treaty shall be effected only by such of the Ships of the British and Granadian 'Navies respectively as shall be provided with the special 'Instructions contained in the Appendix annexed to this ' Treaty; and each of the Two High Contracting Parties shall from Time to Time communicate to each other the 'Names of the Ships of War which are furnished with such Instructions, the Force of each Ship, and the Names of their ' several Commanders.

' ARTICLE XII.—It is by no means to be understood that by the Provisions of the present Treaty New Granada shall be under any Obligation to fit out Cruizers expressly to aid in the Pursuit of Vessels engaged in the Slave Trade.

'ARTICLE XIII.—All the Slaves who are found on board 'a Merchant Vessel detained either by British or Granadian 'Cruizers in conformity with the Stipulations of this Treaty 'shall be placed at the Disposal of Her Britannic Majesty's Government at the Time and at the several Ports which ' shall be stipulated in the Appendix annexed to this Treaty, and shall immediately be set at liberty, and shall be secured in the permanent Enjoyment of their Freedom.

' ARTICLE

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' ARTICLE XIV.—The High Contracting Parties to the ' present Treaty mutually agree, that if at the Expiration of 'Twenty-four Years, reckoned from the Date of the Exchange of the Ratifications thereof, it shall appear desirable to either of the Contracting Parties, either on account of the Trade in Slaves having ceased, or for other Reasons, that the present 'Treaty should cease and determine, it shall be lawful for ' that One of the Contracting Parties to give Notice thereof ' to the other Contracting Party; and the Treaty shall cease 'and determine accordingly at the End of One Year from ' the Date of the Receipt of such Notice. ' And it is clearly understood, that if, in pursuance of the

'Right which the High Contracting Parties reserve to themselves by this Article, the present Treaty should be annulled ' at any Time anterior to the total and final Cessation of the 'Traffic in Slaves, the Obligations contracted towards Great ' Britain by the Republic of New Granada by Article XIII. ' of the Treaty of One thousand eight hundred and twenty-' five. " to co-operate with Great Britain for the total Abo-" lition of the Slave Trade," will nevertheless remain in ' full Force until such total and final Abolition is effected.

'ARTICLE XV.—The present Treaty, consisting of Fifteen Articles, shall come into operation on the Seventh of March One thousand eight hundred and fifty-two. The Treaty ' shall be ratified, and the Ratifications thereof exchanged ' in Bogotá, within the Space of Nine Months from this Date, ' or sooner if possible.

In witness whereof the respective Plenipotentiaries have ' signed the same, and have thereunto affixed their respective ' Seals.

' Done at Bogotá this Second Day of April in the Year of our Lord One thousand eight hundred and fifty-one.

· Daniel F. O'Leary. (L.S.) ' Vict. de D. Paredes. (L.S.)

' APPENDIX,

Which contains the Instructions for the Ships of the British ' and Granadian Navies employed in preventing the Slave ' TRADE.

'ARTICLE I.—The Commander of any Ship belonging to ' the Navy of Her Britannic Majesty or of the Republic of ' New Granada, which shall be furnished with these In-'structions, shall have a Right to visit and search, within ' the Limits mentioned in Article III. of the Treaty signed this Day, any British or Granadian Merchant Vessel 'suspected of being engaged in Slave Trade, or of being 'fitted out for the Purposes thereof; and if from the Search it shall appear that the Suspicions entertained are well founded, such Commander shall have the Right of detaining ' such Vessel, and shall thereupon, as soon as possible, carry or send the Vessel so captured to any One of the Ports herein-after mentioned which shall be nearest to the Place where the Vessel was detained, or which such Commander 'shall, upon his own Responsibility, think can be soonest. ' reached

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reached from such Place, in order to be tried according to

' the Provisions of Article IV. of this Treaty.

'ARTICLE II.—Whenever a Ship of War of either of the Two High Contracting Parties, duly authorized as aforesaid, shall meet a Merchant Vessel liable to be visited under the Provisions of the said Treaty, the Search of such Vessel shall be conducted in the mildest Manner, and with every Attention which ought to be observed between allied and friendly Nations; and the Search shall in all Cases be made by an Officer holding a Rank not lower than that of Lieutenant in the British or Granadian Navies respectively (unless the Command shall by reason of Death or otherwise have devolved upon an Officer of inferior Rank), or by the Officer who at the Time shall be Second in command of the

'Ship by which the Scarch is made.
'ARTICLE III.—The Commander

'ARTICLE III.—The Commander of any Ship of War of the Two Nations, duly authorized as aforesaid, who may detain any Merchant Vessel in pursuance of the present Instructions, shall leave on board the Vessel so detained the Master, the Mate, or Boatswain, and Two or Three at least of the Crew thereof, the whole of the Slaves, if any, and all the Cargo.

'The Captor shall at the Time of Detention draw up in Writing an authentic Declaration, which shall exhibit the State in which he found the detained Vessel; and such Declaration shall be signed by himself, and shall be given in or sent in, together with the captured Vessel, to the Court before which such Vessel shall be carried or sent for

'Adjudication.
'The Captor shall deliver to the Master of the detained
'Vessel a certified List of the Papers seized on board the
'same, as well as a Statement of the Number of Slaves, if

' any, found on board at the Moment of Detention.

'In the authenticated Declaration which the Captor is hereby required to make, as well as in the certified List of the Papers seized, the Captor shall insert his own Name, the Name of the capturing Ship, the Latitude and Longitude of the Place where the Detention shall have been made, and the Number of Slaves, if any, found on board the Vessel at the Time of her Detention.

'The Officer in charge of the Vessel detained shall, at the Time when he brings the Vessel's Papers to the proper Tribunal, deliver in to the Court a Paper, signed by himself, and verified on Oath, stating any Changes which may have taken place in respect to the Vessel, her Crew, the Slaves, if any, and her Cargo, between the Period of her Detention and the Time of delivering of such Paper.

'ARTICLE IV.—The Slaves shall not be disembarked till after the Vessel which contains them shall have arrived at the Place of Adjudication, and even after the Vessel has arrived at such Place they shall not be landed without the Permission of the proper Tribunal, except in the Cases herein-after specified in respect to Slaves found on board Granadian Vessels.

But if urgent Reasons, deduced from the Length of the Voyage, from the State of Health of the Slaves, or from other Causes, should require that either the whole or a Portion of the Slaves should be disembarked, or should be transhipped before the Vessel can arrive at the Port at which the proper Tribunal is established, or after her Arrival there, and before Adjudication, the Commander of the capturing Ship may take upon himself the Responsibility of so disembarking or transhipping the Slaves: Provided that such Necessity, and the Causes thereof, be stated in a Certificate in proper Form, and that this Certificate be entered at the Time in the Log Book of the detained Vessel. ARTICLE V.—All such British Vessels as shall be detained on the Brazilian Station by Granadian Cruizers shall be carried and delivered up to the British Jurisdiction

'at the Colony of *Demerara*.

'All such *British* Vessels as shall be detained on the *West*'India Station by Granadian Cruizers shall be carried and delivered up to the *British* Jurisdiction at *Port Royal* in

' Jamaica.

'All such British Vessels as shall be detained on the 'Madagascar Station, or on the East Coast of Africa, by 'Granadian Cruizers, shall be carried and delivered up to 'the British Jurisdiction at the Cape of Good Hope, or at 'the Mauritius, as may be most convenient.

'All such British Vessels as shall be detained on the 'African Station by Granadian Cruizers shall be carried and delivered up to British Jurisdiction at Bathurst on the

' River Gambia.

'All such Granadian Vessels as shall be detained on the Brazilian and West India Stations, as well as on those of Madagascar and Africa, by British Cruizers, shall be carried and delivered up to the Granadian Jurisdiction at any of the Ports belonging to the Republic of New Granada, except when Slaves shall be found on board at the Time of the Capture, in which Case the Vessel shall, in the first instance, be sent or carried to deposit the Slaves at the Port to which the Vessel would have been taken for Trial if she had been detained under the British Flag. The Vessel, with the rest of her Cargo and Crew, shall afterwards be sent on and delivered to the Granadian Jurisdiction at any of the Ports belonging to the Republic, as above stipulated.

'The undersigned Plenipotentiaries have agreed, in conformity with Article VI. of the Treaty signed by them on this Day, the Second Day of April in the Year of our Lord One thousand eight hundred and fifty-one, that the present Appendix, which contains Five Articles, shall be annexed to the said Treaty, and shall be considered as an integral

' Part thereof.

'The Second Day of April in the Year of our Lord One 'thousand eight hundred and fifty-one.

' Daniel F. O'Leary. (L.S.)
' Vict. de D. Paredes. (L.S.)
' And

A.D.1853.

Bathurst

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Ratifications of Treaty exchanged on the 16th December 1851.

Officers commanding Ships of Her Majesty, or of the Republic of New Granada. being duly authorized, empowered to visit. search, and detain Merchant Ships within certain Limits suspected of being engaged in the Slave Trade.

And whereas the said Treaty was ratified between Her Majesty the Queen of the United Kingdom of Great Britain and Ireland and the Republic of New Granada, and such Ratifications exchanged at Bogotá on the Sixteenth Day of December One thousand eight hundred and fifty-one: And whereas it is expedient and necessary that effectual Provision should be made for carrying into execution the Provisions of the said Treaty and Appendix thereto: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same:

I. That it shall be lawful for any Officer commanding any Ship of War of Her Majesty, or of the Republic of New Granada, not below the Rank of Lieutenant of the Royal Navy (unless the Command shall by reason of Death or otherwise be held by an Officer of inferior Rank), or by the Officer who at the Time shall be Second in command of the Ship, and who shall be duly instructed and authorized, and furnished, according to the several Provisions of the said Treaty and Appendix, to exercise within the Waters described, and according to the several Provisions, Exceptions, and Conditions contained in the said Treaty and the Instructions thereto annexed, the Right of visiting and searching any Merchant Vessel of either of the said Two Nations liable to Suspicion, and suspected of having engaged in or of having been employed in the Slave Trade, or of having been fitted out for the Purposes of such Trailic, and upon sufficient Grounds to detain and send, or carry in and deliver over without Delay, any such Vessel, together with its Master, Crew, Slaves, Cargo, and Papers, to the Authorities appointed for the Purposes of the said Treaty by the respective Governments of the said Two Nations, and to One of the Jurisdictions in the said Instructions mentioned, in order that Proceedings may be instituted thereupon, conformably to the respective Laws of the said Two Countries; and all such Commanders of Her said Majesty's Ships are hereby authorized and required, in the Exercise of such Rights of visiting, searching, detaining, sending, carrying in, and delivering as aforesaid, to execute, perform, and comply with the said several Provisions and Instructions of the said Treaty as apply thereto respectively.

II. Where any such Officer of the Republic of New Granada shall send, carry, or deliver over as aforesaid any such Merchant Vessel, wholly or in part owned by any Subject or Subjects of Her Majesty the Queen of the UnitedKingdom of Great Britain and Ireland, all and every Proceeding instituted in the Tribunals herein-after mentioned in regard to such Merchant Vessel, and its Crew, Cargo, and Slaves, and in respect to the Cause, shall be conducted in the Name of Her said Majesty the Queen of the United Kingdom of Great Britain and Ireland by some Person duly thereunto authorized; (that is to say,) all Ships, Cargoes, and Slaves which shall be detained by the Cruizers of the Republic of New Granada, and delivered up to the Jurisdiction of Her Majesty, either at the Colony of Demerara, Port Royal in Jamaica, the Cape of Good Hope, or, if detained on the African Station,

shall be carried and delivered up to British Jurisdiction at

In case of Granadian Officers detaining British Vessels, Proceedings to be conducted in Name of Her Majestv.

Bathwest on the River Gambia, and shall be proceeded against and adjudicated in the Vice Admiralty Court established in the said Colonies respectively; and the Judges and other Officers of the said Vice Admiralty Courts respectively are hereby authorized to take cognisance thereof accordingly; and all such Granadian In case of Vessels as shall be detained on the Brazilian and West India Granadian Vet-Stations, as well as on those of Madagascar and Africa, by British sels being de-Cruizers, shall be carried and delivered up to the Granadian Cruizers. Jurisdiction at any of the Ports belonging to the Republic of New Granada, except when Slaves shall be found on board at the Time of the Capture; in which Case the Vessel shall, in the first instance, be sent or carried to deposit the Slaves at the Port to which the Vessel would have been taken for Trial if she had been detained under the British Flag; and that the Vessel, with the rest of her Cargo and Crew, shall afterwards be sent and delivered to the Granadian Jurisdiction at any of the Ports belonging to that Republic, as above stipulated.

III. It shall be lawful for the High Court of Admiralty of As to the Trial England, as also for the several Courts of Vice Admiralty herein- of Vessels before mentioned, to take cognizance of and try any such Vessel seized. which shall be detained or captured for the Violation of the said Treaty, and to condemn any such Vessel to Her Majesty, and adjudge as to the Slaves found therein, in like Manner and under such and the like Rules and Regulations as are contained in any Act or Acts of Parliament in force in relation to the Suppression of the Slave Trade by British-owned Ships, as fully as if all the Powers and Provisions contained in such Acts were re-enacted in this Act as to such High Court of Admiralty or Courts of Vice

Admiralty.

IV. Every Person who shall wilfully and corruptly give false Persons giving Evidence in any Examination or Deposition or Affidavit taken in false Evidence any Proceeding under the said Treaty or this Act shall be deemed guilty guilty of Perjury, and being thereof convicted shall be subject and liable to all the Pains and Penalties to which Persons convicted of wilful and corrupt Perjury are liable; and every such Person may be tried for any such Perjury, either in the Place where the Offence was committed, or in any Colony or Settlement of Her Majesty near thereto in which there is a Court of competent Jurisdiction to try any such Offence, or in Her Majesty's Court of Queen's Bench in England; and in case of any Prosecution for such Offence in Her Majesty's said Court of Queen's Bench, the

Venue may be laid in the County of Middlesex.

V. The Pendency of any Suit or Proceeding instituted for the Pendency of Condemnation or Restitution of any Ship or Cargo, or Slaves taken, Suits to be a seized, or detained by virtue of the said Treaty, or the final Adju-Proceedings indication, Condemnation, or Judgment or Determination thereupon, stituted for the may be pleaded in Bar, or given in Evidence under the General Recovery of the Issue, and shall be deemed in any Court whatever to be a com- Vessels deplete Ber in any Action, Suit, or Proceeding, whether instituted tained. by tay Person or Persons for the Recovery of any such Ship, Vessel, or Cargo, or of any Damage, or for any Injury sustained thereby, er by the Persons on board the same, in consequence of my Capture, Scizure, or Detention, or anything done under or in Pursuance of the Provisions of the said Treaty.

of Perjury.

VI. If

Vessels equipped for Traffic in Slaves to be deemed engaged in the Slave Trade.

As to Distribution of the Portion of Proceeds belonging to Her Majesty of the Vessels

condemned.

VI. If any of the Particulars specified in the Fifth Article of the said Treaty shall be found in the Outfit and Equipment of or on board any such Merchant Vessel engaged or to be engaged in such Traffic, and visited and detained in pursuance of the said Treaty, such Vessel, unless Proof be given to the contrary, shall be taken to have been engaged in the said Traffic, or to have been fitted out for the Purposes of such Traffic, and to be equipped and employed for the Purposes declared unlawful.

VII. In case any such Merchant Vessel, wholly or in part, owned

VII. In case any such Mcrchant Vessel, wholly or in part owned by British Subjects as aforesaid, shall be seized by any Officer of Her Majesty duly authorized, and, with the Goods, Wares, and Merchandise, be confiscated according to the Laws of this Country, and the Provisions of the said Treaty, the Portion of the Proceeds arising from the Sale thereof belonging to Her Majesty the Queen of the United Kingdom of Great Britain and Ireland shall be paid to such Person or Persons as the Commissioners of Her Majesty's Treasury may direct or appoint to receive the same; and it is hereby directed that One Moiety thereof shall be paid to and for the Use of the Captors thereof; and that the same, after deducting all necessary Expenses, shall be distributed to and amongst the Officers and Crew of the Ship in the Manner hereafter directed for the Distribution of Bounties on Slaves taken on board the said Vessel.

Vessels condemned to be broken up.

Payment of Bounty on Tonnage of Slave Ships captured and demolished.

Where no Slaves are on board a Ship seized and condemned, an additional Bounty on the Tonnage to be paid.

VIII. Any Ship or Vessel which shall be condemned as aforesaid shall be broken up and demolished, and the Materials thereof shall be publicly sold in separate Parts, together with the Goods, Wares, and Merchandise laden therein.

IX. Where any Ship or Vessel which shall have been seized and condemned under the Provisions of the said Treaty shall have been or shall be demolished, and the Materials thereof publicly sold in separate Parts, as well as her Cargo, there shall be paid to the Commanders, Officers, and Crews of Her Majesty's Ships authorized to make and making such Seizures, and in addition to the Amount which may be payable in respect of Her Majesty's Portion of the Proceeds of such Sale as herein-before mentioned, a further Bounty on the Tonnage of such Ship or Vessel, at the Rate of Thirty Shillings for every Ton of such Tonnage.

X. Where any Ship or Vessel having no Slaves on board shall have been seized and condemned under the Provisions of the said Treaty, there shall be paid to the Commanders, Officers, and Crews of Her Majesty's Ships authorized to make and making such Seizure an additional Bounty upon the Tonnage of such Ship or Vessel, at the Rate of Four Pounds for every Ton; and the Tonnage of all such Vessels shall be ascertained according to the Mode of ascertaining the Admeasurement of British Vessels, either by the principal Officer of the Customs at the Port where the Vessel may be at the Time of Condemnation, or in default thereof by the best Evidence which can be obtained: Provided always, that in every Case in which any Ship or Vessel shall be seized with Slaves on board, in which the Bounty calculated upon the Number of Slaves shall be less than the Bounty calculated upon the Tonnage, the Commanders of Her Majesty's Ships making the Seizure may elect to take the Bounty calculated according

according to Tonnage, instead of the Bounty which would be

payable upon the Number of Slaves on board.

XL In order to entitle the Captors to receive the said Bounty Proof of Money, the Tonnage of the Ship or Vessel so seized and con- Tonnage, demned shall be proved to the Commissioners of Her Majesty's Treasury by producing a Copy, duly certified, of the Sentence or Decree of Condemnation, or by such documentary or other Evidence as they may deem satisfactory.

XII. There shall be paid to the Commanders, Officers, and Payment of Crews of Her Majesty's Ships authorized to make Seizures under Bounty. the aforesaid Treaty a Bounty of Five Pounds of lawful Money of Great Britain for every Man, Woman, and Child Slave seized and found on board a British or Granadian Ship or Vessel taken and delivered over and condemned in pursuance of the Provisions of the said Convention and of this Act, such Bounty to be issued and paid by Order from the said Commissioners of Her Majesty's Treasury, and to be distributed to and amongst the Captors aforemid in such Manner and Proportions as Her Majesty, Her Heirs and Successors, shall think fit to order and direct by any Order or Orders in Council, or by any Proclamation or Proclamations to be made for that Purpose.

XIII. All Bounties payable under this Act shall be paid, out Bounties to be of the Consolidated Fund of the United Kingdom of Great Britain paid out of the and Ireland, to the Commanders, Officers, and Crews of Her Consolidated Majesty's Ships; and such Bounties shall be issued and paid by Order from the Commissioners of Her Majesty's Treasury.

XIV. In order to entitle the Captors to receive the said Bounty As to Mode of Money, the Numbers of Men, Women, and Children so taken, obtaining such delivered over, and condemned shall be proved to the Commis- Bounty. sioners of Her Majesty's Treasury by producing a Copy, duly certified, of the Sentence or Decree of Condemnation, and also Certificate under the Hand of the proper Officer or Officers, Military or Civil, who may be appointed to receive such Slaves.

XV. Where any Slaves, or Persons treated, dealt with, carried, Where Slaves kept, or detained as Slaves, shall be taken or seized on board any taken shall not British or Granadian Ship or Vessel, in pursuance of the Provisions of the said Treaty and of this Act, but who shall not have demned, or shall not have been been condemned, or shall not have been delivered over in con- delivered over, sequence of Death, Sickness, or other inevitable Circumstance, it the Treasury shall and may be lawful for the said Commissioners of Her Ma- may allow One jesty's Treasury, if to their Discretion it shall seem meet, to direct Moiety of the Payment of One Moiety of the Bounty which would have been Bounty. due in each Case respectively if the said Slaves had been delivered over and condemned.

XVI. Any Party or Parties claiming any Benefit by way of Parties claim-Bounty under the Provisions of this Act, or of any Share of the ing Benefit Proceeds of any Granadian Vessel confiscated in pursuance of under this Act the Provisions of the aforesaid Treaty, shall and may resort to the Court of High Court of Admiralty for the Purpose of obtaining the Judg- Admiralty for ment of the said Court in that Behalf; and that it shall and may Judgment, be lawful for the Judge of the said High Court of Admiralty to determine thereon, and also to hear and determine any Question of joint Capture which may arise upon any Seizure made in pur-

suance of this Act, and enforce any Decrees or Sentences of the said Vice Admiralty Courts relating to any such Seizure.

Regulations to which Prize Agents are liable, extended to Bounties, &c. under this Act.

XVII. All the Provisions, Rules, Regulations, Forfeitures, and Penalties respecting the Delivery by Prize Agents of Accounts for Examination, and the Distribution of Prize Money, and the accounting for and paying over the Proceeds of Prize, and the Per-centage due thereon to *Greenwich* Hospital, shall be and are hereby extended to all Bounties and Proceeds to be distributed under the Provisions of this Act to the Officers and Crews of any of Her Majesty's Ships or Vessels of War.

Where illegal
Detention
made, Treasury
may award
Compensation.

XVIII. Where any illegal Visit and Detention, or any Visit and Deention without sufficient Cause of Suspicion, or any Abuse or Vexation, shall have taken place and have been made by any Officer of Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, as is mentioned in the Eighth Article of the said Treaty, it shall be lawful for the Commissioners of Her Majesty's Treasury to direct Payment to be made out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland of any Costs and Damages which may be duly awarded, according to the Provisions of the said Article: Provided always, that nothing herein contained shall exempt such Officer from his Liability to make good the Payments so made, when lawfully called upon by Order of the said Commissioners of Her Majesty's Treasury.

Where Judgment shall be given against the Seizor, or the Seizure shall be relinquished, the Treasury may direct Payment of the Seizor's Costs,

XIX. When any Seizure shall be made by any of the Commanders, Officers, and Crews of Her Majesty's Ships authorized to make Seizures under the aforesaid Treaty, and Judgment shall be given against the Seizor, or such Seizure shall be relinquished by him, it shall be lawful for the said Commissioners of Her Majesty's Treasury, if to their Discretion it shall seem meet, by Warrant, to direct Payment to be made out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland of such Costs and Expenses as the said Seizor may have incurred in respect of such Seizure, or any proportionate Part thereof.

CAP. XVIII.

An Act to authorize Advances out of the Consolidated Fund to discharge Monies borrowed on the Security of the Land Revenues of the Crown for the Purpose of Metropolitan Improvements, and providing for the Payment of such Advances and of certain Monies charged on the London Bridge Approaches Fund.

[9th May 1853.]

WHEREAS, in order to provide Monies for the Execution of certain Improvements in the Metropolis, the Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings, herein-after called "The Commissioners of Woods," were authorized to charge, and did by virtue of divers Acts charge, various Funds (which for the Purposes of this Act are intended to be included under the Denomination of "The London Bridge Approaches Fund," and by that Term are hereby described,) with the Payment of certain Sums of Money, by way of Principal and Interest thereon; but inasmuch

as the Funds so charged were then subject to certain prior Charges, the Commissioners of Woods were authorized to raise and did raise certain Monies by Mortgage of certain Heredita-'ments, Part of the Hereditary Land Revenues of the Crown, in erder to obtain the Means of immediately effecting such Improve-" ments, and such last-mentioned Monies were so applied; and with Part thereof certain Lands and Hereditaments were purchased for the Purposes of such Improvements, of which Lands a Part not being wanted now remains and is liable to be sold: And whereas the Money so borrowed on the Security of the said Land Revenues, and the Amount since paid for Interest thereon, out of the Income of the said Land Revenues, are to be repaid out of the Monies charged as aforesaid on the London Bridge Approaches Fund, and out of the Monies to arise from the Sale and the Income till Sale of the surplus Lands and Hereditaments purchased as aforesaid, and out of a Sum of Thirty thousand Pounds and Interest secured by Mortgage from the Westminster Improvement Commissioners, but subject to the Charges herein-after mentioned, and it is considered that such Means of Repayment will be ample for such Purpose; but inatmuch as the Monies charged on the London Bridge Approaches Fund are only payable out of the accruing Produce thereof, and the other Monies so applicable are not yet realized, it is expedient to make Provision for the Discharge, out of the Conselidated Fund of Great Britain and Ireland, of the Monies charged on the Hereditaments belonging to the Crown, and the Monies from Time to Time paid out of the Income of the Land Revenues for Interest as aforesaid: And whereas the Monies so charged on the London Bridge Approaches Fund were made subject to the Payment of the Sum of Fifty thousand Pounds 'and Interest, borrowed and advanced as directed by an Act passed in the Session of Parliament held in the Eleventh and Twelfth Years of the Reign of Her present Majesty, Chapter One hundred and twenty-four, to the Westminster Improvement Commissioners, and also of the said Sum of Thirty thousand Pounds and Interest, raised and lent to the Westminster Im-⁴ provement Commissioners as aforesaid: And whereas by an Act passed in the Session of Parliament held in the Fourth Year of * the Reign of Her present Majesty, Chapter Twelve, and by another Act passed in the Session of Parliament held in the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, Chapter One hundred and three, Two several Sums of Thirty thousand Pounds and Thirty thousand Pounds and Interest were directed to be paid out of the Monies charged on • the London Bridge Approaches Fund, as in the said Acts is mentioned, towards certain Improvements in Southwark, but * the same have not yet been paid: And whereas by an Act * passed in the Session of Parliament held in the Fourteenth and Fifteenth Years of the Reign of Her present Majesty, Chapter Forty-two, the said Hereditaments purchased by the Com-* missioners of Woods with the Monies so borrowed for the Purposes of such Improvements as aforesaid, and which were not wanted for the Purposes of the new Streets, are now vested in the Commissioners of Her Majesty's Works and Public Build's C. 18.

ings, and their Successors, as incorporated by such Act, and ' herein-after called "The Commissioners of Works:"' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Power to Treasury to make Advances out of the Consolidated Fund to Commissioners of Works for the Purpose of paying off Principal and Interest of

Sums charged

on the Land Revenues.

I. The Commissioners of Hor Majesty's Treasury, and hereinafter called "The Commissioners of the Treasury," shall make Advances, out of the growing Produce of the Consolidated Fund of Great Britain and Ireland, to the Commissioners of Works, for the Purposes after mentioned, of any Monies not exceeding in the whole the Sum of One million two hundred and twenty thousand Pounds: that is to say.

Such Monies as shall be sufficient to pay all Monies which at the passing of this Act may have been paid or advanced out of the Income of the Land Revenues for the Payment of any Part of the Interest of the Monies so borrowed on the Security of the Land Revenues as aforesaid, the said Monies to be paid by the Commissioners of Works to the Commissioner of Woods having charge of the Land Revenues so charged as aforesaid, and to be by him carried to the Account of the Income of the Land Revenues of the Crown; and also such further Sum as shall be sufficient to pay and keep down all Interest to become due after the passing of this Act on the Principal Sums charged on the Land Revenues as aforesaid till the said Principal Monies shall be discharged; also such Monies as shall be sufficient to discharge the Principal Monies charged on the Land Revenues as aforesaid, such Monies so charged to be paid off according to such Priorities and at such Times as the Commissioners of the Treasury shall direct, so as that all such Principal Monies shall be discharged by the Means aforesaid within Two Years from the passing of this Act.

On Payment of Principal and Interest the Land Revenues to be released therefrom, and reconveyed.

II. Such Monies for the Discharge of the Principal Monies, and also such further Sums as shall be sufficient to pay and keep down all Interest to become due on such Principal Monies after the passing of this Act, shall be paid to the Commissioners of Works, to be applied in discharge of the said Principal Monies and Interest charged on the said Land Revenues; and on the Payment of any such Principal Monies and Interest as aforesaid the Land Revenues which were so charged with the Payment thereof shall be released therefrom, and reconveyed to Her Majesty, Her Heirs and Successors.

Charges on the London Bridge Approaches. Fund to be paid to Commissioners of Works, and carried to

Consolidated

Fund.

III. All the Monies so charged on the said London Bridge Approaches Fund as aforesaid, after paying the said Sum of Fifty thousand Pounds, and Thirty thousand Pounds so borrowed and lent to the Westminster Improvement Commissioners as aforesaid, and Interest thereon as aforesaid, or so much as shall remain unpaid at the passing of this Act, shall be paid to the Commissioners of Works, and shall be paid by them into the Bank of England to the Account of the said Consolidated Fund, freed and discharged from all the said Monies directed to be paid or retained

Parties to ACCOUNT.

thereout in respect of the Southwark Improvements aforesaid. IV. The Parties liable to pay over the said Landon Bridge Approaches Fund so charged us aforesaid shall account to the Commissioners of Works for the same until all Monies charged thereon shall be paid in all respects as may be directed by the

Commissioners of the Treasury.

V. The said Sum of Thirty thousand Pounds and Interest so Sum due from secured by the Westminster Improvement Commissioners shall the Westminster from the passing of this Act be vested in the Commissioners of Commissioners Works so incorporated as aforesaid, and their Successors, with vested in Comfull Power to call in and compel Payment thereof, and the said missioners of Monies, when received, shall be by them paid into the Bank of Works, &c. England to the Account of the said Consolidated Fund.

VI. The Commissioners of Works shall sell, when and as the Property in Line mid Commissioners of the Treasury may direct, all the said Lands of new Streets and Hereditaments so vested in them as aforesaid, and which were to be sold. purchased in the Formation of the said Improvements as aforesaid.

and not used for such Streets as aforesaid.

VIL The Commissioners of Works, with Consent of the Com- Until Sale the missioners of the Treasury, till Sale, may lease, and may perform Commissioners and compel the Performance of any Agreement for Sale or for let, and compel Lease already entered into, and may recover all Rents and Monies Performance of due on any Contract or otherwise in respect of the said Here- Covenants &c. ditaments, in all respects as they might have done if this Act had not passed.

VIII. The Commissioners of Works may sell, lease, or agree to Commissioners lesse, under any special Conditions as to Title, and may alter or of Worksto sell, rescind any existing or future Contract for Sale or for a Lease, and shall not be bound to prove that any Act hereby authorized tions as to Title, to be done by them was done with the Assent of the Commissioners

of the Treasury.

IX. All Monies to arise from any Sale as aforesaid, or in respect Monies arising of any Lease granted or to be granted, or to be received on re- from Sales, &c. scinding any Contract, or in respect of any Damages or Penalty, to go to Con-and all Rents and Profits of the said Hereditaments due or to solidated Fund, become due after the passing of this Act till sold, or in the Hands of the Commissioners of Works at the passing of this Act, in respect of any Sales or Rents or Profits of the said Hereditaments, or in respect of Interest on the Charges on the London Bridge Approaches Fund, shall be paid by the Commissioners of Works into the Bank of England to the Account of the said Consolidated Fund.

X. The Receipts of the First Commissioner of Works, or of any Receipts of Two of the said Commissioners of Works, for all Monies payable Commissioners to the Commissioners of Works under the Provisions of this Act, to be sufficient thall be sufficient Discharges to the Parties paying the same shall be sufficient Discharges to the Parties paying the same.

XL Inasmuch as the whole of the said Monies so charged on Principal and the London Bridge Approaches Fund as aforesaid are hereby Interest prodirected to be paid to the Account of the Consolidated Fund freed vided for the from the said Monies directed to be paid in respect of the South- Southwark Imwark Improvements, and the Interest thereof, the Commissioners be invested in of the Treasury shall, out of the Consolidated Fund, immediately Government after the passing of this Act, pay unto the Commissioners of Works Securities until such a Sum of Money as, under the Provisions of the aforesaid required for Acts, shall be payable for Principal and Interest in respect of Improvements. the said Two Sums of Thirty thousand Pounds and Thirty thouand Pounds provided for the Southwark Improvements, and as if the same were then applicable and payable for such Improve-

&c. subject to special Condi-

C. 18, 19.

ments: and such Monies shall be applied for such Improvements as aforesaid, according to the Provisions of the said Acts or of any other Act hereafter to be passed, and as if the said Monies were payable under the Provisions of the said Acts; and such Monies, until required for the Purposes aforesaid, shall be invested by the Commissioners of Works either in the Purchase of Exchequer Bills, or in the Purchase of Three per Centum Consolidated Bank Annuities, or of some other of the Public Stocks or Funds of Great Britain, as the Commissioners of Works, with Consent of the Commissioners of the Treasury, shall determine, and such Stocks, Funds, or Exchequer Bills shall be sold when required for the Purposes of the aforesaid Improvements: Provided nevertheless, that in case, under the Provisions of the aforesaid Acts or of any other Act to be hereafter passed, the said Monies shall not be applicable or required for the Purposes of the Southwark Improvements within Seven Years from the passing of this Act, the said Exchequer Bills, Funds, or Stock, as the Case may be, shall be sold, and the Proceeds paid to the Account the of Consolidated Fund; and the Income of the said Exchequer Bills, Funds, or Stock, until applicable as aforesaid, shall from Time to Time be invested as is herein-before provided as to the Principal Monies by way of Accumulation, and the Produce of such Investment applied as the Monies to arise from the first-men-

If not required within Seven Years the Securities to be sold, and the Produce paid to Consolidated Fund.

First or any Two Commissioners may act. XII. All Acts hereby authorized to be done by the Commissioners of Works may be done by the First Commissioner of Works for the Time being, or by any Two of the said Commissioners of Works.

tioned Investment shall be applicable.

Annual Accounts to be presented to Parliament. XIII. An annual Account of the Receipts and Disbursements of the Consolidated Fund under the Authority of this Act, made up to the First of January in each Year, shall be submitted by the Commissioners of the Treasury to both Houses of Parliament within Three Calendar Months after the Meeting of Parliament in every Year, specifying the Sources from which each Receipt has been derived.

Short Title.

XIV. It shall be sufficient for all Purposes to cite this Act as "The Metropolitan Improvements (Repayment out of Consolidated Fund) Act, 1853."

CAP. XIX.

An Act to amend an Act of the Fifteenth Year of Her present Majesty (New Forest Deer Removal), as regards the Publication of Claims and the preferring and delivering Objections thereto. [9th May 1853.]

WHEREAS divers Claims in, over, or upon the New Forest have been preferred and delivered to the Verderers of the said Forest, pursuant to the Act of the Fourteenth and Fifteenth Victoria, Chapter Seventy-six, and such Claims exceed One thousand two hundred in Number, and an Abstract thereof

has been published in the London Gazette as by the said Act is
 provided, and due Notice has been given by Advertisement that

Copies of such Abstract as printed in the London Gasette may

be obtained on Application to the Clerk of the Verderers and others, but from the great Length and Number of such Claims it was found that the Publication of such Abstract in Two or sore Newspapers of the County of Southampton, as directed by the said Act, would have entailed a very large and unnecessary Expense, to prevent which, and to afford further Time to make Objections to such Claims, and also to complete the Register of Claims and Objections as directed by the said Act, and for other the Purposes after mentioned, it is necessary that the same should be amended as follows:' May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's cost Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same.

L That so much of the said Act as directs that an Abstract of Prothe said Claims shall be published for Two consecutive Weeks in 14 & some Two or more of the Newspapers usually published or circulated in the County of Southampton shall be and the same is Abstaceby repealed in all respects as if such Direction had not been Claim contained in the said Act, and the not having published such vinci Abstract in such Newspapers as aforesaid shall in nowise prejudice repe the Claims made or the Right of objecting thereto.

II. That the Time for holding the First Meeting of the Ver- Time derers to receive Objections to such Claims as aforesaid shall be hold ome Day, to be appointed by the said Verderers, within Six Meet Calendar Months from the Twenty-fourth Day of December One to Cl thousand eight hundred and fifty-two, being the Date of the enlar Insertion of the Abstract of such Claims in the London Gazette. enything in the said Act contained to the contrary notwith-Standing; and all Objections made before the Expiration of the Day to be appointed by the Verderers in pursuance of this Act for the receiving such Objections shall be as effectual as if made in pursuance of the Provisions of the said Act; and any Duplicate of an Objection to a Claim, if delivered at the Abode of the Claimant or his Agent as by the said Act is provided Seven Days at least before the Day of the Delivery of such Objections to the Verderers at an adjourned Meeting for receiving such Obiections, shall be as valid as if such Duplicate had been delivered at least Seven Days before the First Meeting of the said Verderers to receive Objections to Claims; and it shall be lawful for any One or more of the Verderers, or for their Clerk in the Absence of the Verderers, if thereunto required by or on behalf of Her Majesty or of any Person interested, to adjourn the Meeting for receiving such Objections from Time to Time; provided always. that the last of such adjourned Meetings shall be held on some Day not later than the First Day of August One thousand eight hundred and fifty-four.

III. That the Time for completing the Register of Claims and Tim Objections by the Verderers as by the said Act is provided shall plet be and is hereby extended to the First Day of October One thousand eight hundred and fifty-four.

of C tend

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CAP. XX.

§ 2. of 15 & 16 Vict.

c. 27. repealed;

and so much of

§ 1. as to Agents

in Actions not

being Wit-

nesses.

C. 20.

A.D.1853.

An Act to alter and amend an Act of the Fifteenth Year of Her present Majesty for amending the Law of Evidence in Scotland. [9th May 1853.]

DE it enacted by the Queen's most Excellent Majesty, by and But the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled. and by the Authority of the same, as follows:

I. The Second Section of the Act of the Fifteenth Year of Her

present Majesty, Chapter Twenty-seven, is hereby repealed.

II. So much of the First Section of the said Act as provides that " it shall not be competent to adduce as a Witness in any Action " or Proceeding any Person who shall at the Time when he is so " adduced as a Witness be acting as Agent in the Action or Pro-" ceeding in which he is so adduced, excepting in so far as the " same may be competent by the existing Law and Practice of

" Scotland," is hereby repealed.

As to Examination of Witnesses, whether named in the Record or not.

III. It shall be competent to adduce and examine as a Witness in any Action or Proceeding in Scotland any Party to such Action or Proceeding, or the Husband or Wife of any Party, whether he or she shall be individually named in the Record or Proceeding or not; but nothing herein contained shall render any Person, or the Husband or Wife of any Person, who in any Criminal Proceeding is charged with the Commission of any indictable Offence, or any Offence punishable on summary Conviction, competent or compellable to give Evidence for or against himself or herself, his Wife or her Husband, excepting in so far as the same may be at present competent by the Law and Practice of Scotland, or shall render any Person compellable to answer any Question tending to criminate himself or herself, or shall in any Proceeding render any Husband competent or compellable to give against his Wife Evidence of any Matter communicated by her to him during the Marriage, or any Wife competent or compellable to give against her Husband Evidence of any Matter communicated by him to her during the Marriage.

IV. Nothing herein contained shall apply to any Action, Suit, or Proceeding instituted in Scotland in consequence of Adultery, or for dissolving any Marriage, or for Breach of Promise of Marriage, or in any Action of Declarator of Marriage, Nullity of Marriage, putting to Silence, Legitimacy, or Bastardy, or in any Action of Adherence or Separation.

V. The adducing of any Party as a Witness in any Cause or Party as a Wit- Proceeding by the adverse Party shall not have the Effect of a ness not to have Reference to the Oath of the Party so adduced: Provided always, that it shall not be competent to any Party who has called and examined the opposite Party as a Witness thereafter to refer the Cause or any Part of it to his Oath, and that in all other respects the Right of Reference to Oath shall remain as at present established by the Law and Practice of Scotland.

VI. Nothing herein contained shall alter or affect the Authority of Courts thority or Practice of the Courts in Scotland as to Judicial

This Act not to apply to Cases of Adultery,&c.

Adducing of Effect of Reference to his Oath.

Not to affect Auas to Judicial . Examination, Examination,

CAP. XXI.

An Act to authorize the Legislature of the Province of Canada to make Provision concerning the Clergy Reserves in that Province, and the Proceeds thereof.

[9th May 1853.]

WHEREAS the Act of the Session of Parliament holden 8 & 4 Vict. in the Third and Fourth Years of Her Majesty, Chapter 4.78. ' Seventy-eight, provides for the Sale of the Lands called Clergy Reserves in the Province of Canada, and for the Distribution of ' the Proceeds thereof; and it is expedient that the Legislature of the said Province should be enabled to make further Provisions in relation to such Reserves and Proceeds:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the

same, as follows:

L It shall be lawful for the Legislature of the Province of Power to the Canada, from Time to Time, by any Act or Acts to be for that Legislature of Canada to alter Purpose made and enacted in the Manner and subject to the Conditions required by the Act of the said Session of Parliament tion of Clergy holden in the Third and Fourth Years of Her Majesty, Chapter Reserves and Thirty-five, Sections Thirty-seven, Thirty-eight, and Thirty-nine, the Proceeds in respect of Acts made and enacted by such Legislature, to vary thereof, and to or repeal all or any of the Provisions of the said first-mentioned other Provisions Act of Parliament for or concerning the Sale, Alienation, and as shall seem Disposal of the said Clergy Reserves, and for or concerning the meet. Investment of the Proceeds of all Sales then made or thereafter to be made of such Reserves, and for or concerning the Appropriation and Application of such Proceeds and Investments, the Interest and Dividends thereof, the Interest accruing on Sales on Credit of such Reserves, the Rent of such Reserves for the Time being unsold, and all other the Profits of or accruing from such Reserves, and (notwithstanding the said first-mentioned Act of Parliament) to make such other Provisions for or concerning the Sale, Alienation, or Disposal of the said Clergy Reserves and such Investments as aforesaid, and for or concerning the Appropriation and Application of such Clergy Reserves, Proceeds, Investments, Interest, Dividends, Rents, and Profits, as to the said Legislature may seem meet.

II. Provided, That it shall not be lawful for the said Legis- The said Legislature, by any Act or Acts thereof as aforesaid, to annul, suspend, lature not or reduce any of the annual Stipends or Allowances which have authorized to been already assigned and given to the Clerry of the Churches of interfere with England and Scotland, or to any other Religious Bodies or Deno- Interests. minations of Christians, in Canada, (and to which the Faith of the Crown is pledged,) during the natural Lives or Incumbencies of the Parties now receiving the same, or to appropriate or apply to any other Purposes such Part of the said Proceeds, Investments, Interest, Dividends, Rents, and Profits as may be required to provide for the Payment of such Stipends and Allowances

during such Lives and Incumbencies.

CAP. XXIII.

An Act for redeeming or commuting the Annuity payable to the South Sea Company, and certain Annuities of Three Pounds per Centum per Annum, and for creating new Annuities of Three Pounds Ten Shillings per Centum per Annum, and Two Pounds Ten Shillings per Centum per Annum, and issuing Exchequer Bonds. [9th May 1853.]

Most Gracious Sovereign,

M/E, Your Majesty's most dutiful and loyal Subjects. the Commons of the United Kingdom of Great Britain and Ireland, in Parliament assembled, having taken into our serious Consideration the present State of the National Debt, and being ' desirous of lessening the Charge thereof, have resolved, that the ' Capital Trading Stock of the Corporation of the Governor and ' Company of Merchants of Great Britain, (trading to the South ' Seas and other Parts of America, and for encouraging the ' Fishery,) which is called and known by the Name of South Sea 'Stock, the Capital Stocks of the Three Pounds per Centum 'Annuities, called and known by the Name of the Old South Sea ' Annuities and by the Name of the New South Sea Annuities, the Capital Stock of the Three Pounds per Centum Annuities, ' (created by an Act passed in the Twelfth Year of King George the First, intituled An Act for granting to His Majesty the Sum of One million Pounds, to be raised by way of Lottery,) called and known by the Name of the Bank Annuities One thousand seven hundred and twenty-six, and the Capital Stock of the Three Pounds per Centum Annuities, (created by an Act passed in the Twenty-fourth Year of King George the Second, intituled ' An Act for granting to His Majesty the Sum of Two millions one ' hundred thousand Pounds, to be raised by Annuities and a Lottery, and charged on the Sinking Fund, redeemable by Par-' liament,) called and known by the Name of the Three Pounds per Centum Annuities One thousand seven hundred and fiftyone, shall be paid off and redeemed; and have also resolved, ' that every Person, Body Politic and Corporate, who now is or hereafter may be interested in the Capital Stocks of any of the said Three Pounds per Centum Annuities, who shall, in manner ' herein-after directed, give Notice at any Time on or before ' Friday the Third Day of June One thousand eight hundred and fifty-three of his Assent to receive other Government Securities in lieu and in place of the said Capital Stocks of the said An-' nuities, instead of being paid in Money, shall, at the Option of the said Parties, receive for every One hundred Pounds there of ' Eighty-two Pounds Ten Shillings in a new Stock of Three and a Half per Centum Annuities, which said Annuities shall be paid at the Rate of Three Pounds Ten Shillings per Centum per ' Annum until the Fifth Day of January One thousand eight ' hundred and ninety-four, from and after which Day the said Annuities shall be subject to Redemption by Parliament; or for every One hundred Pounds of the said Capital Stocks of Annuities the Sum of One hundred and ten Pounds in a new Stock

12 G. l. c. 2.

24 G. 2. c. 2.

of Two and a Half per Centum Annuities, which said Annuities shall be paid at the Rate of Two Pounds Ten Shillings per Centum per Annum until the Fifth Day of January One thousand eight hundred and ninety-four, from and after which Day the said Annuities shall be subject to Redemption by Parliament; or for every Sum of One hundred Pounds of the Capital Stocks of the said Three Pounds per Centum Annuities, an ' Exchequer Bond for the like Amount, payable to Bearer, and ' carrying Interest at the Rate of Two Pounds Fifteen Shillings per Centum per Annum, payable half-yearly on the First Day of March and the First Day of September in every Year, until the First Day of September in a Year to be named in such Bond, and not later than First September One thousand eight hundred and sixty-four inclusive, and thenceforth Two Pounds Ten Shillings per Centum per Annum, payable half-yearly in like Manner, until and including the First of September One thousand eight hundred and ninety-four, and thereafter to be subject to Redemption at Par, at the Option of the Holder, or at the Option of the Commissioners of Her Majesty's Treasury, as shall be named in such Bond; and have also resolved, that the Commissioners of Her Majesty's Treasury be authorized and empowered to fix the Number of Years during which the Interest of Two Pounds Fifteen Shillings per Centum shall be payable on such Bond, subject to the Limitation of the foregoing Resolution. and likewise to determine whether such Bond, after the First of September One thousand eight hundred and ninety-four, shall be redeemable at their Option only, or shall also be redeemable at the Option of the Holder, and that the said Commissioners shall give Notice in the London Gazette of what they shall de-' termine in these respects as soon as may be after the passing of any Act in pursuance of these Resolutions; and have also resolved, that the Dividends and Interest payable on such New Three Pounds Ten Shillings per Centum Annuities, on such New Two Pounds Ten Shillings per Centum Annuities, and on such Exchequer Bonds, shall be charged and chargeable upon the Consolidated Fund of the United Kingdom of Great Britain and Ireland; and have also resolved, that the Dividends now payable by Law on Fifth July and Fifth January in every Year on the said Capital Trading Stock and on the said Capital Stock of New South Sea Annuities, Annuities One thousand seven ' hundred and twenty-six, and Annuities One thousand seven hundred and fifty-one, shall continue payable until the Fifth ' January One thousand eight hundred and fifty-four inclusive, 'and no longer; that the Dividends now payable by Law on ' Tenth October and Fifth April in every Year on the said Capital ' Stock of Old South Sea Annuities shall continue payable until ' Fifth April One thousand eight hundred and fifty-four inclusive, ' and no longer; and have also resolved, that if the Corporation ' of the Governor and Company of Merchants of Great Britain ' trading to the South Seas and other Parts of America, and for ' encouraging the Fishery, shall at any Time on or before Friday ' the First Day of July signify to the Commissioners of Her ' Majesty's Treasury their Assent to commute and exchange the ' said Capital Trading Stock, or any Part thereof, into any One or 16 & 17 Vict.

of

CAP. XXIII.

An Act for redeeming or commuting the Annuity payable to the South Sea Company, and certain Annuities of Three Pounds per Centum per Annum, and for creating new Annuities of Three Pounds Ten Shillings per Centum per Annum, and Two Pounds Ten Shillings per Centum per Annum, and issuing Exchequer Bonds. [9th May 1853.]

Most Gracious Sovereign,

WE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Britain and * Ireland, in Parliament assembled, having taken into our serious ' Consideration the present State of the National Debt, and being desirous of lessening the Charge thereof, have resolved, that the 'Capital Trading Stock of the Corporation of the Governor and ' Company of Merchants of Great Britain, (trading to the South ' Seas and other Parts of America, and for encouraging the ' Fishery,) which is called and known by the Name of South Sea 'Stock, the Capital Stocks of the Three Pounds per Centum 'Annuities, called and known by the Name of the Old South Sea Annuities and by the Name of the New South Sea Annuities, the Capital Stock of the Three Pounds per Centum Annuities, (created by an Act passed in the Twelfth Year of King George the First, intituled An Act for granting to His Majesty the Sum ' of One million Pounds, to be raised by way of Lottery,) called and known by the Name of the Bank Annuities One thousand seven hundred and twenty-six, and the Capital Stock of the Three Pounds per Centum Annuities, (created by an Act passed ' in the Twenty-fourth Year of King George the Second, intituled ' An Act for granting to His Majesty the Sum of Two millions one ' hundred thousand Pounds, to be raised by Annuities and a Lottery, and charged on the Sinking Fund, redeemable by Par-' liament,) called and known by the Name of the Three Pounds per Centum Annuities One thousand seven hundred and fiftyone, shall be paid off and redeemed; and have also resolved, that every Person, Body Politic and Corporate, who now is or hereafter may be interested in the Capital Stocks of any of the said Three Pounds per Centum Annuities, who shall, in manner herein-after directed, give Notice at any Time on or before ' Friday the Third Day of June One thousand eight hundred and ' fifty-three of his Assent to receive other Government Securities in lieu and in place of the said Capital Stocks of the said An-' nuities, instead of being paid in Money, shall, at the Option of ' the said Parties, receive for every One hundred Pounds there of ' Eighty-two Pounds Ten Shillings in a new Stock of Three and a Half per Centum Annuities, which said Annuities shall be ' paid at the Rate of Three Pounds Ten Shillings per Centum per 'Annum until the Fifth Day of January One thousand eight 'hundred and ninety-four, from and after which Day the said 'Annuities shall be subject to Redemption by Parliament; or for every One hundred Pounds of the said Capital Stocks of Annuities the Sum of One hundred and ten Pounds in a new Stock

12 G. 1. c. 2.

24 G. 2. c. 2.

' and fifty-three and the Thirtieth Day of July One thousand eight hundred and fifty-three be within any Part of Europe, it ' shall be lawful for him, her, or them to signify such Assent at ' any Time before the First Day of February One thousand eight ' hundred and fifty-four, such Person or Persons proving to the Satisfaction of the Governor or Deputy Governor of the Bank of ' England, or to the Governor of the South Sea Company, his, her, or their Absence from the United Kingdom or out of Europe ' as above specified, and that his, her, or their Share or Shares of such Three Pounds per Centum Annuities stood in his, her, or ' their Name or Names respectively, or in the Name or Names of any One or more Trustee or Trustees on his, her, or their Behalf, in the Books of the Governor and Company of the Bank of England, or Governor and Company of Merchant ' Traders to the South Seas, on the Third Day of June One thou-' sand eight hundred and fifty-three; provided also, that such ' Person or Persons so absent from the United Kingdom or out of Europe shall signify such his, her, or their Assent within Ten 'Days after his, her, or their Return to the United Kingdom; and have also resolved, that Provision shall be made for paying off such Proprietor or Proprietors of any of the said Capital Trading Stock or Capital Stocks of Annuities before mentioned as shall not signify his Assent to accept and receive New Three Pounds Ten Shillings per Centum Annuities, or New Two 'Pounds Ten Shillings per Centum Annuities, or Exchequer Bonds, in lieu thereof; and have also resolved, that every Person ' or Persons, Body Politic or Corporate, who now is or hereafter may be interested in or entitled to any Part of the Capital Stock of the Consolidated Three Pounds per Centum Annuities, or of 'the Capital Stock of the Reduced Three Pounds per Centum Annuities, payable at the Bank of England or at the Bank of Ireland, and who shall at any Time after the passing of ' an Act in pursuance of these Resolutions, and before the Tenth ' Day of October One thousand eight hundred and fifty-three, signify to the Governor and Company of the Bank of England, or to the Governor and Company of the Bank of Ireland, by 'an Entry to be made in Books to be opened for such Purpose, his Desire to commute and exchange any or all of the said Annuities to which he may be entitled into any One or more of the said New Three Pounds Ten Shillings per Centum Annuities, New Two Pounds Ten Shillings per Centum Annuities, or Exchequer Bonds, shall be permitted to make such Commutation and Exchange upon the same Terms and subject to the like Conditions as are granted to the Person or Persons, Bodies Politic or Corporate, interested in or entitled to the Capital Stocks of Three Pounds per Centum Annuities proposed to be paid off and redeemed as aforesaid; and have also resolved. that nothing herein contained shall extend to authorize the Commutation of the said Consolidated Three Pounds per Centum Annuities, or the said Reduced Three Pounds per Centum Annuities, into the said New Two Pounds Ten Shillings per Centum Annuities after the Amount entered for Commutation into such New Two Pounds Ten Shillings per Centum Annuities ' in the said Books of the Bank of England and Bank of Ireland

shall have reached the Sum of Thirty Millions; and that the Power of Commutation of the said Three Pounds per Centum Stocks shall thereafter be limited to the Two other Options herein-before given; that is to say, the Option of Exchange for Three Pounds Ten Shillings per Centum Annuities, and the Option of Exchange for Exchequer Bonds; and have also resolved, that the Commissioners of Her Majesty's Treasury be authorized and empowered to issue at any Time between the Fifth of April One thousand eight hundred and fifty-three and the Fifth of April One thousand eight hundred and fifty-four Exchequer Bonds, payable to Bearer, upon the like Terms and 'Conditions as herein-before described, and after public Notice in the London Gazette from Time to Time to sell such Exchequer ' Bonds, or any Part thereof, and to apply the Proceeds in redeeming any Part of the Capital Trading Stock or Capital Stock of Annuities now proposed to be paid off and redeemed, or in purchasing and cancelling any Exchequer Bills, or in exchanging such Bonds for Exchequer Bills, upon such Terms as the said Commissioners shall think proper, or in purchasing and cancelling any of the Consolidated Three Pounds per Centum 'Annuities, or Reduced Three Pounds per Centum Annuities, payable at the Bank of England or at the Bank of Ireland, as the Case may be; and have also resolved, that the Interest on such Exchequer Bonds shall be charged and chargeable on the said Consolidated Fund: and have also resolved, that no Amount of such Exchequer Bonds shall be issued exceeding in the whole ' the Sum of Thirty Millions; and have also resolved, that it shall be lawful for the Accountant General of the Courts of 'Chancery in England and Ireland respectively, and for the 'Accountant in Bankruptcy in England, at any Time before the 'Third Day of June One thousand eight hundred and fifty-three, to signify to the Governor and Company of the Bank of Eng-' land, or to the Corporation of the Governor and Company of the Merchants of Great Britain trading to the South Seas and other Parts of America, and for encouraging the Fishery, on ' behalf of any Suitor or Suitors or others interested in any such 'Three Pounds per Centum Annuities herein-before referred to 'as are proposed to be paid off and redeemed, standing in the ' Names of such Accountants General and Accountant respec-' tively, their Assent to accept and receive Shares in the said New Three Pounds Ten Shillings per Centum Annuities, or New ' Two Pounds Ten Shillings per Centum Annuities, or Exchequer Bonds, in lieu of all such Three Pounds per Centum Annuities ' standing in their Names respectively, and the said Accountants General and Accountant respectively shall be fully indemnified ' against all Actions, Suits, and Proceedings for and in respect of ' any Action, Matter, or Thing done by them respectively in pur-' suance thereof; and have also resolved, that all Executors, Administrators, Guardians, and Trustees interested in or entitled ' to any Part of the said Capital Trading Stock, or of the Capital Stock of the Old South Sea Three Pounds per Centum An-'nuities, of the New South Sea Three Pounds per Centum 'Annuities, of the Three Pounds per Centum Annuities created by the Act Twelfth George the First, of the Three Pounds per ' Centum

' Centum Annuities created by the Act Twenty-fourth George the ' Second, of the Consolidated Three Pounds per Centum Bank Annuities, and of the Reduced Three Pounds per Centum Bank ' Annuities, whether payable at the Bank of England or at the ' Bank of Ireland, as the Case may be, who shall signify their ' Desire to convert the Annuities to which they may be respec-' tively interested into any of the New Three Pounds Ten Shil-' lings per Centum Annuities, New Two Pounds Ten Shillings ' per Centum Annuities, or Exchequer Bonds, shall be indem-' nified :' We, Your Majesty's most faithful Commons, do therefore most humbly beseech Your Majesty that it may be enacted: and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. The Annuity or Interest now payable out of the Consoli- The Interest on dated Fund of the United Kingdom of Great Britain and Ireland Capital Stock to the Governor and Company of Merchants of Great Britain of South Sea trading to the South Seas and other Parts of America, and for Company, and trading to the South Seas and other Parts of America, and for the Old and encouraging the Fishery, commonly called the South Sea Com- New South Sea pany, on the Amount of Capital Stock which under the Act of Annuities, the the Sixth Year of King George the Second, intituled An Act for Bank Annuities converting a further Part of the Capital Stock of the South Sea 1726, and the Scampany into Annuities redeemable by Parliament, and for settling the remaining Part of the said Stock in the said Company, and to be redeemed. other Acts of Parliament has been continued in the said South Sea Company as a Trading or Capital Stock in their own Right; the Capital Stocks of the Three Pounds per Centum Annuities, called and known by the Name of the Old South Sea Annuities, and by the Name of the New South Sea Annuities; the Capital Stock of the Three Pounds per Centum Annuities, (created by an Act passed in the Twelfth Year of King George the First, intituled An Act for granting to His Majesty the Sum of One Million, to be raised by way of a Lottery,) called and known by the Name of the Bank Annuities One thousand seven hundred and twenty-six; and the Capital Stock of Three Pounds per Centum Annuities, (created by an Act passed in the Twenty-fourth Year of King George the Second, intituled An Act for granting to His Majesty the Sum of Two millions one hundred thousand Pounds, to be raised by Annuities and a Lottery, and charged on the Sinking Fund, redeemable by Parliament,) called and known by the Name of the Three Pounds per Centum Annuities One thousand seven hundred and fifty-one, shall be paid off and redeemed or commuted as herein-after mentioned.

II. Every Person, Body Politic and Corporate, who now is or Proprietors of hereafter may be interested in the Capital Stocks of any of the 3L per Cents said Three Pounds per Centum Annuities, who shall, in manner of their Stock herein-after directed, give Notice at any Time on or before Friday receive 82l. 10s. the Third Day of June One thousand eight hundred and fifty-three New 3l. 10s. of his Assent to receive other Government Securities in lieu and per Cent., 110L in place of the said Capital Stocks of the said Annuities, instead of the said Parties, or 100l. Exchequer receive for every One hundred Pounds thereof Eighty-two Pounds Bond carrying Ten Shillings in a new Stock of Three and a Hulf per Centum Interest at Annuities F 3

paid

not later than 1st Sept. 1864, and after at 21.10s. per Cent.

2l.15s. per Cent. Annuities, and so in proportion for any Amount less than One hundred Pounds, which said Annuities shall be paid at the Rate of Three Pounds Ten Shillings per Centum per Annum until the Fifth Day of January One thousand eight hundred and ninetyfour, from and after which Day the said Annuities shall be subject to Redemption by Parliament; or for every One hundred Pounds of the said Capital Stocks of Three Pounds per Centum Annuities the Sum of One hundred and ten Pounds in a new Stock of Two and a Half per Centum Annuities, and so in proportion for any Amount less than One hundred Pounds, which said Annuities shall be paid at the Rate of Two Pounds Ten Shillings per Centum per Annum until the Fifth Day of January One thousand eight hundred and ninety-four, from and after which Day the said Annuities shall be subject to Redemption by Parliament; or for every Sum of One hundred Pounds of the said Capital Stocks of Three Pounds per Centum Annuities an Exchequer Bond for the like Amount, payable to Bearer, and carrying Interest at the Rate of Two Pounds Fifteen Shillings per Centum per Annum, payable half-yearly on the First Day of March and the First Day of September in every Year, until the First Day of September in a Year to be named in such Bond, and not later than the First Day of September One thousand eight hundred and sixty-four inclusive. and thenceforth Two Pounds Ten Shillings per Centum per Annum, payable half-yearly in like Manner, until and including the First Day of September One thousand eight hundred and ninety-four, and thereafter to be subject to Redemption at Par, at the Option of the Holder or at the Option of the Commissioners of Her Majesty's Treasury, as shall be named in such Bond.

Treasury to fix the Term for Payment of 21.15s. per Cent. Exchequer Bonds, and the Options of Redemption.

III. The Commissioners of Her Majesty's Treasury are hereby authorized and empowered to fix the Number of Years during which the Interest of Two Pounds Fifteen Shillings per Centum shall be payable on the Exchequer Bonds to be issued under this Act, subject to the Limitation herein-before contained, and likewise to determine whether such Bonds after the First Day of September One thousand eight hundred and ninety-four shall be redeemable at their Option only, or shall also be redeemable at the Option of the Holder, and if such Bonds shall be redeemable at the Option of the Holders, then to fix the Time, not being earlier than the First Day of September One thousand eight hundred and ninety-four or later than the First Day of September One thousand nine hundred, at which they may be respectively presented for Payment; and the said Commissioners shall give Notice in the London Gazette of what they shall determine in these respects as soon as may be after the passing of this

Dividends charged on the Consolidated Fund.

IV. The Dividends and Interest payable on such New Three Pounds Ten Shillings per Centum Annuities, on such Two Pounds Ten Shillings per Centum Annuities, and on such Exchequer Bonds as shall be created and issued respectively under this Act, shall be charged and chargeable upon and shall be issued and paid out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, in the same Manner as the said Annuity or Interest payable to the said South Sea Company, and the Interest and Dividends of the Three Pounds per Centum Annuities to be

paid off and redeemed or commuted under this Act, now stand

charged on the said Fund.

V. The Annuity or Interest now payable by Law to the said Annuity on South Sea Company on their said Trading or Capital Stock, and South Sea the Dividends now payable by Law on the Fifth Day of July and the Fifth Day of January in every Year on the said Capital Stocks of the said New South Sea Annuities, Bank Annuities One thousand seven hundred and twenty-six, and Three Pounds per Centum Annuities One thousand seven hundred and fifty-one respectively, shall severally continue payable until the Fifth Day of January One thousand eight hundred and fifty-four inclusive, and no longer; and the Dividends now payable by Law on the Tenth Period. Day of October and the Fifth Day of April in every Year on the said Capital Stock of Old South Sea Annuities shall continue payable until the Fifth Day of April One thousand eight hundred and fifty-four inclusive, and no longer.

Sea Annuities, Bank Annuities 1726, and 3/.per Cent. Annuities 1751, to cease after a certain

Stock, Di-

vidends on New

and Old South

VL If the said South Sea Company shall at any Time on or South Sea Combefore Friday the First Day of July One thousand eight hundred pany to have and fifty-three signify to the Commissioners of Her Majesty's the same Option Treasury, in Writing under the Common Seal of such Company, as Proprietors their Assent to commute and exchange the Annuity or Interest of 3L per Cents. now payable on their said Trading or Capital Stock, or any Part thereof, into any One or more of the said New Three Pounds Ten Shillings per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities, or Exchequer Bonds, the said Company shall be permitted to make such Commutation and Exchange upon the same Terms and subject to the like Conditions as are granted to Persons and Bodies Politic and Corporate interested in the said Capital Stocks of Three Pounds per Centum Annuities to be paid off and redeemed or commuted under this Act; and for the Purpose of such Commutation or Exchange the Annuity or Interest payable in respect of every One hundred Pounds of the said Trading or Capital Stock shall be equivalent to One hundred Pounds of the said Capital Stocks of Three Pounds per Centum Annuities.

VII. All and every Persons or Person, Bodies Politic or Cor- Assents of Proporate, possessed of any Part of the said Three Pounds per prietors of the Centum Annuities, and who shall desire to signify his, her, or their Assent to receive the said New Three Pounds Ten Shillings signified. per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities, or Exchequer Bonds, in lieu thereof, shall, on or before the Third Day of June One thousand eight hundred and fifty-three, but within the usual Hours of transacting Business at the Bank of England or at the South Sea House, by themselves or some Agent or Agents for that Purpose duly authorized, signify to the Governor and Company of the Bank of England, or to the said South Sea Company, as the Case may be, such Assent in Writing under his, her, or their Hand or Hands, or the Hand or Hands of his, her, or their Agent or Agents, together with the Amount of his, her, or their respective Share or Shares in the said Three Pounds per Centum Annuities, and which said Assent shall be entered in a Book or Books to be opened and kept by the said Governor and Company of the Bank of England and by the said South Sea Company for that Purpose; and in case of any Transfer

said 3l. per Cents how to be of such Share or Shares of such Annuities, or any Part or Parts thereof, after such Assent, the Part or Parts of such Annuities so transferred shall be entered in the Books of the Bank of England and South Sea Company respectively separately from the said Three Pounds per Centum Annuities in respect of which no such Assent shall be signified; and all and every such Persons or Person so assenting, or his, her, or their Assigns, or the Executors or Administrators of such Assigns, under any such Transfer, shall as respects the said New South Sea Annuities, Bank Annuitics One thousand seven hundred and twenty-six, and Three Pounds per Centum Annuities One thousand seven hundred and fifty-one, from the Fifth Day of January One thousand eight hundred and fifty-four, and as respects the said Old South Sea Annuities from the Fifth Day of April One thousand eight hundred and fifty-four, be entitled for every One hundred Pounds Capital Stock of the said Annuities to Eighty-two Pounds Ten Shillings of the Capital Stock of New Three Pounds Ten Shillings per Centum Annuities, or to One hundred and ten Pounds of the Capital Stock of the Two Pounds Ten Shillings per Centum Annuities, and so in proportion for any Amount less than One hundred Pounds, or to an Exchequer Bond of One hundred Pounds bearing Interest as aforesaid: Provided always, that if any Person or Persons holding any such Three Pounds per Centum Annuities shall not be within the Limits of the United Kingdom at any Time between the Eighth Day of April and the Third Day of June One thousand eight hundred and fifty-three, both inclusive, but shall be in any other Part of Europe, it shall be lawful for such Person or Persons to signify such Assent at any Time before the Thirtieth Day of July One thousand eight hundred and fifty-three; and if any such Person or Persons shall not at any Time between the Eighth Day of April One thousand eight hundred and fifty-three and the Thirtieth Day of July One thousand eight hundred and fifty-three be within any Part of Europe, it shall be lawful for him, her, or them to signify such Assent at any Time before the First Day of February One thousand eight hundred and fifty-four, such Person or Persons proving to the Satisfaction of the Governor or Deputy Governor of the Bank of England, or to the Governor, Sub-Governor, or Deputy Governor of the said South Sea Company, his, her, or their Absence from the United Kingdom or out of Europe as above specified, and that his, her, or their Share or Shares of such Three Pounds per Centum Annuities stood in his, her, or their Name or Names respectively, or in the Name or Names of any One or more Trustee or Trustees on his, her, or their Behalf, in the Books of the Governor and Company of the Bank of England or of the said South Sea Company on the Third Day of June One thousand eight hundred and fifty-three; provided also, that such Person or Persons so absent from the United Kingdom or out of Europe shall signify such his, her, or their Assent within Ten Days after his, her, or their Return to the United Kingdom.

Proprietors of

VIII. All Persons and Bodies Politic or Corporate interested New South Sea in the said Capital Stocks of New South Sea Annuities, Bank Annuities, Bank Annuities One thousand seven hundred and twenty-six, and Annuities 1726, Annuities One thousand seven hundred and twenty-six, and and 3 per Cent. Three Pounds per Centum Annuities One thousand seven hundred dred

dred and fifty-one respectively, who shall not signify their Annuities 1751 Assents to accept New Three Pounds Ten Shillings per Centum (not assenting Annuities, Two Pounds Ten Shillings per Centum Annuities, or to commute) to Exchequer Bonds, upon the Terms and in the Manner herein receive on 5th mentioned, shall, on the Fifth Day of January One thousand for 100%, Stock, eight hundred and fifty-four, receive the Sum of One hundred and Proprietors Pounds for every One hundred Pounds of such Capital Stock of Old South which may be then standing in their respective Names, and so Sea Annuities in proportion for any greater or less Amount; and all Persons and Bodies Politic or Corporate interested in the said Capital 1004 for 1004 Stock of Old South Sea Annuities, who shall not signify their Stock Assents to accept New Three Pounds Ten Shillings per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities, or Exchequer Bonds, upon the Terms and in the Manner herein mentioned, shall, on the Fifth Day of April One thousand eight hundred and fifty-four, receive the Sum of One hundred Pounds for every One hundred Pounds of such Capital Stock which may be then standing in their respective Names, and so in proportion for any greater or less Amount: Provided always, that the Payment at the Bank of England for the Use of the Persons entitled thereto of any Money payable under this Provision in respect of the said Capital Stocks shall be and be deemed a full Discharge of the Amount so paid, and that the Proprietors of the said Capital Stocks respectively, or their Agents duly authorized, shall be at liberty to demand and receive Payment from the said Bank, upon Application for that Purpose, at any Time after the said Fifth Day of January and Fifth Day of April One thousand eight hundred and fifty-four respectively, of the Sums so paid for the Use of such Proprietors respectively.

IX. In case the said South Sea Company do not signify their South Sea Assent to commute or exchange the whole of the Annuity or Company to be Interest now payable on their said Trading or Capital Stock into paid Principal One or more of the said New Three Pounds Ten Shillings per Interest on Centum Annuities, Two Pounds Ten Shillings per Centum Annui- which they may ties, and Exchequer Bonds, on the Terms and in manner herein not assent to mentioned, there shall be paid to the said South Sea Company, or commute. into the Bank of England to the Credit of the said South Sea Company or of their Chief Cashier to their Use, a Principal Sum equal to the Amount of the said Trading or Capital Stock of the said Company, or if any Part of their Annuity or Interest have been commuted or exchanged, then to the Part of the said Trading or Capital Stock the Annuity or Interest on which shall not have been commuted or exchanged as aforesaid.

X. It shall be lawful for the Accountant General of the Courts Power to Acof Chancery in England and Ireland respectively, and for the countants Accountant in Bankruptcy in England, at any Time before the General of Chancery and Third Day of June One thousand eight hundred and fifty-three, Accountant in to signify to the Governor and Company of the Bank of England Bankruptcy to or to the South Sea Company (as the Case may be), on behalf assent. of any Suitor or Suitors or others interested in any of the said Capital Stocks of New South Sea Annuities, Old South Sea Annuities, Bank Annuities One thousand seven hundred and twenty-six, and Three Pounds per Centum Annuities One thousand seven hundred and fifty-one, standing in the Names of such

Jan. 1854 100L to receive on 5th April 1854

Accountants

Accountants General and Accountant respectively, their Assent to accept and receive in lieu thereof the said New Three Pounds Ten Shillings per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities, or Exchequer Bonds; and General or Special Orders may be made in a summary Way, upon Application, either by Motion or Petition, of Suitors or Persons interested or otherwise, by the Courts of Chancery in England and Ireland and by the Court of Bankruptcy in England respectively, for directing the said Accountants General and Accountant respectively, as to signifying or not signifying such Assent, and otherwise in relation thereto; and the said Accountants General and Accountant respectively shall be fully indemnified against all Actions, Suits, or Proceedings for or in respect of any Act, Matter, or Thing done by them respectively in pursuance of this

Power to Executors, &c. to assent.

Act. XI. All Executors, Administrators, Guardians, and Trustees, and all Committees of the Estates of Idiots and Lunatics, who as such shall have the Control over any Share or Shares of the said Capital Stocks of Old South Sea Annuities, New South Sea Annuities, Bank Annuities One thousand seven hundred and twenty-six, and Three Pounds per Centum Annuities One thousand seven hundred and fifty-one, standing either in their own Names or in the Name or Names of any Testator or Intestate, Infant, Idiot, or Lunatic, or other Person or Persons, may signify such Assent as aforesaid at any Time before the Third Day of June One thousand eight hundred and fifty-three; and if either or any Two or more of such Executors, Administrators, Guardians, Trustees, and Committees shall reside out of the United Kingdom, the Period within which such Assent may be signified shall be regulated by the Residence of the most distant of such Executors, Administrators, Guardians, Trustees, and Committees in each Case; and all Executors, Administrators, Guardians, Trustees, and Committees signifying such Assent shall be severally and respectively indemnified in respect thereof: Provided always, that an Assent for the Purposes aforesaid, signed by One of such Executors, Administrators, Guardians, Trustees, or Committees, for and on behalf of himself and the others or other of them, shall be sufficient, and shall be binding and conclusive upon the others and other of them, and shall be acted upon by the Governor and Company of the Bank of England and by the South Sea Company as if the same had been signed by the whole of such Executors, Administrators, Guardians, Trustees, and Committees, unless some One or more of them shall give Notice to the said Governor and Company or to the said South Sea Company (as the Case may be, previous to the Expiration of the Time hereby given for signifying such Assent, of his, her, or their Dissent thereto.

Conditions on may assent.

XII. Provided always, That in all Cases in which any Trustee. which Trustees Executor, or Administrator shall hold or be entitled to any Part of the Capital Stock of any of the Three per Centum Annuities by this Act proposed or enabled to be paid off, commuted, or redeemed, upon trust for or for the Benefit of any Person having a limited Interest, or under legal Disability, no such Trustee, Executor, or Administrator shall be at liberty to give Notice of

his Assent to receive, in lieu of such Capital Stock, the aforesaid new Stock of Three and a Half per Centum Annuities without the Consent in Writing of all Persons beneficially interested in such Stock, if competent and willing to consent; but if such Persons shall not agree, or if any of the Parties shall be under legal Disability, or if the Trust be such that Persons yet unborn may become interested under the same, then and in any or either of such Cases every such Trustee, Executor, or Administrator shall commute the Stock so held by him in such Manner only as a Judge of the Court of Chancery in England or Ireland, or of the Court of Session in Scotland, shall direct: Provided also. that all Applications for such Purpose as last aforesaid, and every other Application hereby authorized to be made to the Courts of Chancery in England and Ireland respectively, and to the Court of Session in Scotland, may be heard and disposed of in such Manner, on the Attendance of such Parties, and on such Evidence as the Judge shall think fit, who shall have Power to direct in what Way the Costs and Expenses of such Applications respectively shall be borne and defrayed.

XIII. Every Person, Body Politic or Corporate, who now is Proprietors of or hereafter may be interested in or entitled to any Part of the Consols or Re-Capital Stock of the Consolidated Three Pounds per Centum Annuities, or of the Capital Stock of the Reduced Three Pounds mute on the per Centum Annuities, payable at the Bank of England or at the same Terms as Bank of Ireland, and who shall at any Time before the Tenth Proprietors of Day of October One thousand eight hundred and fifty-three signify 3d per Cents. to the Governor and Company of the Bank of England, or to the Governor and Company of the Bank of Ireland, by an Entry to be made in Books to be opened for such Purpose, his Assent to commute and exchange any or all of the said Annuities to which he may be entitled into any One or more of the said New Three Pounds Ten Shillings per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities, or Exchequer Bonds, shall be permitted to make such Commutation and Exchange upon the same Terms and subject to the like Conditions as are granted to Persons, Bodies Politic or Corporate, interested in or entitled to the Capital Stocks of Three Pounds per Centum Annuities to be paid off and redeemed or commuted as herein-before mentioned; and the Dividends now payable by Law on such Part of the Capital Stock of the said Consolidated Three Pounds per Centum Annuities as shall be so commuted shall continue payable until the Fifth Day of January One thousand eight hundred and fifty-four inclusive, and the Dividends now payable by Law on such Part of the Capital Stock of the said Reduced Three Pounds per Centum Annuities as shall be so commuted shall continue payable until the Fifth Day of April One thousand eight hundred and fifty-four inclusive; and from and after the said Fifth Day of January and Fifth Day of April One thousand eight hundred and fifty-four respectively such Part of such respective Capital Stocks shall be considered as cancelled and paid off, and no Dividends or Interest shall be thenceforth payable thereon.

XIV. Nothing herein contained shall extend to authorize the Commutations Commutation of the said Consolidated Three Pounds per Centum Annuities or the said Reduced Three Pounds per Centum Annui-

duced 3l. per Cents may com-

into New 31.10s. and 2l. 10s. per Cents limited.

ties into the said New Three Pounds Ten Shillings per Centum Annuities, after the aggregate Amount of the Capital Stocks of the said Consolidated Three Pounds per Centum Annuities, and Reduced Three Pounds per Centum Annuities, entered for Commutation into such New Three Pounds Ten Shillings per Centum Annuities in the said Books of the Bank of England and Bank of Ireland shall have reached the Sum of Thirty Millions, or to authorize the Commutation of the said Consolidated Three Pounds per Centum Annuities, or the said Reduced Three Pounds per Centum Annuities, into the said Two Pounds Ten Shillings per Centum Annuities after the aggregate Amount of the Capital Stocks of the said Consolidated Three Pounds per Centum Annuities and Reduced Three Pounds per Centum Annuities entered for Commutation into such Two Pounds Ten Shillings per Centum Annuities in the said Books of the Bank of England and Bank of Ireland shall have reached the Sum of Thirty Millions: Provided always, that for the Purpose of determining the Rights of Proprietors of Consolidated Three Pounds per Centum Annuities and Reduced Three Pounds per Centum Annuities to commute into New Three Pounds Ten Shillings per Centum Annuities or Two Pounds Ten Shillings per Centum Annuities, Assents for such Commutation shall be taken at the Banks of England and Ireland respectively on the same Day or Days, and all Assents given at the Bank of England and Bank of Ireland on the same Day shall be deemed to have equal Priority: and if the aggregate Amount of the Capital Stocks of Consolidated Three Pounds per Centum Annuities and Reduced Three Pounds per Centum Annuities entered for Commutation into New Three Pounds Ten Shillings per Centum Annuities, or the aggregate Amount of the said Capital Stocks entered for Commutation into Two Pounds Ten Shillings per Centum Annuities, in England and Ireland on the First Day on which such Assents as aforesaid are taken exceed Thirty Millions of Capital Stock, the said Thirty Millions shall be apportioned rateably among the Proprietors of the said Consolidated Three Pounds per Centum Annuities and Reduced Three Pounds per Centum Annuities who on that Day may have given their Assent to commute into New Three Pounds Ten Shillings per Centum Annuities or Two Pounds Ten Shillings per Centum Annuities (as the Case may be), in proportion to the Amounts in respect whereof such Assents may have been so given by them respectively to commute into such respective Annuities, omitting Fractions of a Pound, and such Proprietors shall be entitled to commute into New Three Pounds Ten Shillings per Centum Annuities or Two Pounds Ten Shillings per Centum Annuities accordingly; or in case the aggregate Amount of the Capital Stocks of Consolidated Three Pounds per Centum Annuities and Reduced Three Pounds per Centum Annuities entered as aforesaid for Commutation into New Three Pounds Ten Shillings per Centum Annuities, or the aggregate Amount of the said Capital Stocks entered for Commutation into Two Pounds Ten Shillings per Centum Annuities, on any subsequent Day exceed such Residue of the said Sum of Thirty Millions as at the Commencement of such Day may remain open for Commutation into New Three Pounds Ten Shillings per Centum Annuities

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Annuities or Two Pounds Ten Shillings per Centum Annuities, ch Residue of the said Sum of Thirty Millions shall be appor-Oned rateably as aforesaid among the Proprietors of Consolidated hree Pounds per Centum Annuities and Reduced Three Pounds her Centum Annuities who on that Day may have given their Assents to commute into New Three Pounds Ten Shillings per Centum Annuities or Two Pounds Ten Shillings per Centum Annuities (as the Case may be), and such Proprietors shall be entitled to commute into New Three Pounds Ten Shillings per Centum Annuities or Two Pounds Ten Shillings per Centum

Annuities accordingly.

XV. All and every Persons or Person, Bodies Politic or Corpo-Assents of rate, possessed of any Part of the said Consolidated Three Pounds prictors of Per Centum Annuities or Reduced Three Pounds per Centum solidated or Annuities, and who shall desire to signify his, her, or their Reduced 31. Assent to receive the said New Three Pounds Ten Shillings per be signified Contum Annuities, Two Pounds Ten Shillings per Centum Annuior Exchequer Bonds, in lieu thereof, shall, on or before the Centh Day of October One thousand eight hundred and fiftythree, but within the usual Hours of transacting Business at the Bank of England or Bank of Ireland, by themselves or some Agent or Agents for that Purpose duly authorized, signify to the Governor and Company of the Bank of England, or to the Governor and Company of the Bank of Ireland, as the Case may be, such Assent in Writing under his, her, or their Hand or Hands. or the Hand or Hands of his, her, or their Agent or Agents. together with the Amount of his, her, or their respective Share or Shares in the said Consolidated Three Pounds per Centum Annuities or Reduced Three Pounds per Centum Annuities, and which said Assent shall be entered in a Book or Books to be opened and kept by the Governor and Company of the Bank of England and by the Governor and Company of the Bank of Ireland for that Purpose; and in case of any Transfer of such Share or Shares of such Annuities, or any Part or Parts thereof. after such Assent, the Part or Parts of such Annuities so transferred shall be entered in the Books of the Bank of England and of the Bank of Ireland respectively separately from the said Consolidated Three Pounds per Centum Annuities or Reduced Three Pounds per Centum Annuities in respect of which no such Assent shall be signified; and all and every such Persons or Person so assenting, or his, her, or their Assigns, or the Executors or Administrators of such Assigns, under any such Transfer, shall, as respects Consolidated Three Pounds per Centum Annuities from the Fifth Day of January One thousand eight hundred and fiftyfour, and as respects Reduced Three Pounds per Centum Annuities from the Fifth Day of April One thousand eight hundred and fiftyfour. be entitled for every One hundred Pounds Capital Stock of the said Consolidated Three Pounds per Centum Annuities or Reduced Three Pounds per Centum Annuities to Eighty-two Pounds Ten Shillings of the Capital Stock of New Three Pounds Ten Shillings per Centum Annuities, or, subject to the Limitations herein-before contained, to One hundred and ten Pounds of the Capital Stock of the Two Pounds Ten Shillings per Centum Annuities, and so in proportion for any Amount less than One

hundred Pounds, or an Exchequer Bond of One hundred Pounds bearing Interest as aforesaid.

Power to Executors, &c. to assent

XVI. All Executors, Administrators, Guardians, and Trustees, and all Committees of the Estates of Idiots and Lunatics, who as such shall have the Control over any Share or Shares of the said Capital Stocks of Consolidated Three Pounds per Centum Annuities or Reduced Three Pounds per Centum Annuities, standing either in their own Names or in the Name or Names of any Testator or Intestate, Infant, Idiot, or Lunatic, or other Person or Persons, may signify such Assent as aforesaid at any Time before the Tenth Day of October One thousand eight hundred and fiftythree; and all Executors, Administrators, Guardians, Trustees, and Committees signifying such Assent shall be severally and respectively indemnified in respect thereof: Provided always, that an Assent for the Purposes aforesaid, signed by One of such Executors, Administrators, Guardians, Trustees, or Committees, for and on behalf of himself and the others or other of them, shall be sufficient, and shall be binding and conclusive upon the others and other of them, and shall be acted upon by the Governor and Company of the Bank of England and by the Governor and Company of the Bank of Ireland respectively as if the same had been signed by the whole of such Executors, Administrators, Guardians, Trustees, and Committees, unless some One or more of them shall give Notice to the Governor and Company of the Bank of England or to the Governor and Company of the Bank of Ireland (as the Case may be), previous to the Expiration of the Time hereby given for signifying such Assent, of his, her, or their Dissent thereto.

Dividends on New 3L 10s. per Cents and 2/.10s. per Cents to be payable 5th July.

XVII. The Dividends or Interest on the said New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities shall be paid and payable at the Bank of England or at the Bank of Ireland on the Fifth Day of January on 5th Jan, and and Fifth Day of July in every Year, and the First Payment thereof shall be made on the Fifth Day of July One thousand eight hundred and fifty-four; provided that a Quarter of a Year's Dividends or Interest, and no more, shall be paid on the Fifth Day of July One thousand eight hundred and fifty-four on any Sum or Share of the said Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities which may have been accepted in lieu of Old South Sea Annuities or Reduced Three Pounds per Centum Annuities; and the said New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities shall be free from all Taxes, Charges, and Impositions, in the like Manner as the Three Pounds per Centum Annuities redeemed or commuted under this

Books to be opened at Banks of England and Ireland for receiving the Entry of the New 31. 10s. per Cents and 2*l*. 10s. per Cents.

XVIII. It shall and may be lawful for the Governor and Company of the Bank of England, and for the Governor and Company of the Bank of Ireland, at any Time after the Third Day of June One thousand eight hundred and fifty-three, to open Books for writing up and receiving the Entry into the New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities of any of the said Capital Stocks of Old South Sea Annuities, New South Sea Annuities, Bank Annuities

nuities One thousand seven hundred and twenty-six, Three Pounds per Centum Annuities One thousand seven hundred and fifty-one, Consolidated Three Pounds per Centum Annuities, and Reduced Three Pounds per Centum Annuities, belonging to any Proprietor or Proprietors who may have expressed his, her, or their Assent to receive such New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities, and who may thereby have commuted his, her, or their Share of the said Capital Stocks into the said New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities; but the Dividends on any of the said Payment of Capital Stocks of New South Sea Annuities, Bank Annuities One Dividends of thousand seven hundred and twenty-six, Three Pounds per Centum Stocks com-Annuities One thousand seven hundred and fifty-one, and Consolidated Three Pounds per Centum Annuities, so commuted, shall continue payable until the Fifth Day of January One thousand eight hundred and fifty-four inclusive; and the Dividends on the said Capital Stocks of Old South Sea Annuities and Reduced Three Pounds per Centum Annuities so commuted shall continue payable until the Fifth Day of April One thousand eight hundred and fifty-four inclusive to the Persons in whose Names the said New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities received in lieu of such Capital Stocks respectively may stand on the Days of Payment of such Dividends.

XIX. The Books kept at the South Sea House for Transfer South Sea Comof the said New South Sea Annuities and Three Pounds per Cen- pany to certify tum Annuities One thousand seven hundred and fifty-one shall be England closed from the First Day of *December* One thousand eight hun-Amounts of dred and fifty-three, and the Books kept at the *South Sea* House Stock assented for Transfer of the said Old South Sea Annuities shall be closed to and not asfrom the First Day of March One thousand eight hundred and sented to. fifty-four; and the South Sea Company shall with all convenient Speed, and not later than Fifteen Days after the closing of their Books in each Case as aforesaid, transmit to the Governor and Company of the Bank of England a Certificate under their Common Seal, setting forth a Statement of all Sums of Annuities in respect of which Assents have been given by Proprietors and others authorized to assent under this Act to accept New Three Pounds Ten Shillings per Cent. Annuities, Two Pounds Ten Shillings per Cent. Annuities, or Exchequer Bonds, and of all Sums of Annuities in respect of which Assents have not been so given, and of the Names of the Persons appearing by the Books of the South Sea Company to be Proprietors of such assented Annuities and of such Annuities in respect whereof Assents have not been given respectively at the Date of closing the Transfer Books as aforesaid; and the South Sea Company shall likewise from Time to Time transmit to the said Governor and-Company of the Bank of England, under their Common Seal, Certificates of such further Sums of New South Sea Annuities and Annuities One thousand seven hundred and fifty-one in respect whereof Assents shall be given subsequently to the closing of the Transfer Books of those Funds as aforesaid, under the Authorities herein contained, and of the Proprietors thereof; and the Entries in such Certificates

Certificates shall be sufficient Authority to the Governor and Company of the Bank of England for writing up or causing or permitting to be entered in the Names of the Persons specified in such Certificates of Sums in the New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities respectively, equivalent at the Rates aforesaid to the several Sums of the said Capital Stocks in respect whereof such Assents have been entered, and also for the Payment to the Persons specified in such Certificates of the Money payable in respect of the Sums of the said Capital Stocks in respect whereof Assents may not have been entered, and also (in case the said Governor and Company shall be Agents for the Delivery of the said Exchequer Bonds) for the Delivery to the Persons specified in such Certificates of Exchequer Bonds equivalent to the several Sums of the said Capital Stocks in respect whereof Assents to receive Exchequer Bonds in lieu thereof may have been entered.

New 3l. 10s. per Cent. and 2l. 10s. per Cent. Annuities, to which the Company may be entitled under their Arsent, to be entered in their Name.

XX. In case the said South Sea Company shall, within the Time and in manner herein-before mentioned, signify to the Commissioners of Her Majesty's Treasury their Assent to commute and exchange the Annuity or Interest now payable on their said Trading or Capital Stock, or any Part thereof, into or for New Three Pounds Ten Shillings per Centum Annuities or Two Pounds Ten Shillings per Centum Annuities, the Commissioners of Her Majesty's Treasury shall thereupon by Warrant under their Hands authorize and direct the Governor and Company of the Bank of *England* to enter or cause to be entered into the Name of the said South Sea Company in the Books of the said Governor and Company of the Bank of England the Amounts of New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities, or the Amount of either of such Annuities, to which the said South Sea Company may be entitled under such Assent.

Bank to appoint a Cashier and an Accountant General.

XXI. For the more easy and sure Payment of the Annuities established by this Act, the said Governor and Company of the Bank of England and the Governor and Company of the Bank of Ireland respectively, and their Successors, shall from Time to Time appoint and employ One or more sufficient Person or Persons within their Office to be their Chief or First Cashier or Cashiers, and One other sufficient Person within the same Office to be their Accountant General; and the Monies from Time to Time and at any Time being in the Receipt of the Exchequer. hereby made applicable to the Payment of the said New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities respectively, shall, by Order of the Commissioners of Her Majesty's Treasury, without any further or other Warrant to be sued for, had, or obtained in that Behalf, be issued and paid at the said Receipt of Exchequer to the said Chief or First Cashier or Cashiers of the said Governor and Company of the Bank of England or Bank of Ireland respectively, and their Successors for the Time being, by way of Imprest and upon Account for the Payment of the said Annuities; and such Cashier or Cashiers to whom the said Monies shall from Time to Time be issued shall from Time to Time, without Delay, apply and

and pay the same accordingly, and render his or their Accounts thereof according to the due Course of the Exchequer.

XXII. The said Accountants General for the Time being Said Accountrespectively shall from Time to Time inspect and examine all ants General to Receipts and Payments of the said Cashier or Cashiers, and the examine Revenue and Payments of the said Cashier or Cashiers, and the examine Revenue and Payments and Payments.

Negligence, or Delay...

XXIII. All the New Three Pounds Ten Shillings per Centum The Annuities Annuities created by virtue of this Act shall be deemed, reputed, created by this and taken to be One Capital or Joint Stock, and all the Two several Joint Pounds Ten Shillings per Centum Annuities created by virtue of Stocks. this Act shall be deemed, reputed, and taken to be One other Capital or Joint Stock; and all and every Persons and Person and Bodies Politic and Corporate whatsoever entitled thereto shall have and be deemed to have a proportional Interest and Share in the said respective Stocks, and in the Annuities attending the same; and the said Capital or Joint Stocks respectively, or any. Share or Interest therein, and the proportional Annuity attending the same, shall be assignable and transferable as this Act directs. and not otherwise; and there shall be constantly kept in the Office of the said Accountants General for the Time being Books wherein all Assignments or Transfers of the said Capital or Joint Stocks respectively, or any Part thereof, and the proportional Annuities attending the same, shall be entered and registered, which Entries shall be conceived in proper Words for that Purpose, and shall be signed by the Parties making such Assignments or Transfers, or if any such Party or Parties be absent, by his, her, or their Attorney or Attornies thereunto lawfully authorized by Writing under his, her, or their Hands and Seals, to be attested by Two or more credible Witnesses, and the Person or Persons to whom such Transfer or Transfers shall be made may respectively underwrite his, her, or their Acceptance thereof; and no other Method of assigning or transferring the said Stocks respectively, and the Annuities attending the same, or any Part thereof, or any Interest therein, shall be good and available in Law; and no Stamp Duties whatsoever shall be charged on the said Transfers or any of them.

XXIV. All Persons and Corporations entitled to the said New Annuities to be Three Pounds Ten Shillings per Centum Annuities and Two Personal Estate. Pounds Ten Shillings per Centum Annuities respectively, created by this Act, and his, her, or their Executors, Administrators, Successors, and Assigns respectively, and all Persons and Corporations lawfully claiming under them, shall have good, sure, absolute, and indefeasible Estates and Interests in the said respective Annuities, according to the true Tenor and Meaning of this Act, and shall be possessed thereof as of a Personal Estate, devisable as such, and which shall not be descendible to Heirs, nor liable to any Foreign Attachment by the Custom of London or otherwise, any Law, Custom, or Usage to the contrary notwith-

standing.

XXV. As soon after the Expiration of the respective Periods Certificates of allowed by this Act for signifying Assent under this Act as the Amount of same can be done, Certificates shall be from Time to Time made Stock exout and transmitted to the Commissioners for the Reduction of off, &c. to be the National Debt, by the proper Officer or Officers of the Banks sent to Commis-

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signers for Reduction of the National Debt. C.23.

of England and Ireland respectively, and of the said South Ses Company, of the Amount of Three Pounds per Centum Annuities which shall have been exchanged into such New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities or Exchequer Bonds, or paid off under the Provisions of this Act, and of the annual Interest which shall have ceased thereby, and also of the Capital Amount of such New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities created by such Exchange, and of the annual Interest thereon.

XXVI. In every Case in which any Person or Persons shall

Bonds or Contracts to transfer the said 3L per Cents to be deemed satisfied by Transfer of Cents or 21. 10s. per Cents.

at the Time of the passing of this Act be or remain bound by the Condition of any Bond or Obligation, or by the Terms of any Instrument in Writing, or by any Agreement or Contract, to transfer any Amount of the said Capital Stocks of Old South Sea New 31, 10s. per Annuities, New South Sea Annuities, Bank Annuities One thousand seven hundred and twenty-six, and Three Pounds per Centum Annuities One thousand seven hundred and fifty-one respectively, the Condition of such Bond or Obligation, or the Terms of such Instrument, Agreement, or Contract, shall, unless such Option and Notice be declared and given as herein-after provided, be deemed in Law and Equity to be satisfied by making a Transfer of such an Amount of Capital Stock, either in the New Three Pounds Ten Shillings per Centum Annuities or in the Two Pounds Ten Shillings per Centum Annuities created under this Act, as would upon an Assent by a Person entitled thereto be receivable in respect of such an Amount of the Capital Stock which under such Condi-As to Payment tion or Terms should be transferred; and where any Party is by the Condition of any such Bond or Obligation, or the Terms of any such Instrument in Writing, or Agreement or Contract, bound or required to pay half-yearly Sums equal to the Dividends on any specified Amount of any such Three Pounds per Centum Annuities respectively, every such Bond, Obligation, Instrument, Agreement, or Contract shall be satisfied by the Payment of halfyearly Sums equal to the Dividends of or upon such Amount of Capital Stock in the said New Three Pounds Ten Shillings per Centum Annuities as would upon an Assent by a Person entitled thereto be receivable in respect of such specified Amount of Three Pounds per Centum Annuities.

of Dividends.

Lenders of 31. per Cents redeemed on Contract to replace may demand 100L Money for every 100%. Stock.

XXVII. In every Case in which any of the said Old South Sea Annuities, New South Sea Annuities, Bank Annuities One thousand seven hundred and twenty-six, or Three Pounds per Centum Annuities One thousand seven hundred and fifty-one, shall have been transferred in the way of Loan, upon any Condition in any Bond or Instrument, or under or upon any Agreement or Contract, for the Repayment of such Loan, by the replacing the Amount of Stock so transferred, it shall be lawful for the Person or Persons who shall have made any such Loan, or their Executors. Administrators, or Assigns, to declare an Option, and give Notice thereof in Writing, and thereby require, but at the same Times and on the same Terms on which he might have required a Retransfer of the Stock so lent, the Repayment of One hundred Pounds of lawful Money of Great Britain for every One hundred Pounds Capital Stock of such Annuities so transferred in the way of Loan

as aforecaid, and so in proportion for any greater or less Amount; and every Bond, Obligation, Instrument, Agreement, or Contract given, entered into, or made upon any such Loan or Contract shall be deemed in every such Case in Law and in Equity to entitle the Person or Persons, his, her, or their Executors, Administrators or Assigns, to such Repayment in Money, and in the meantime to receive Interest according to the original Contract, and to demand and recover the same respectively in any Court in which any Action, Suit, Process, or Proceeding may be brought, instituted, or catried on upon any such Bond, Obligation, Instrument, Agreement, or Contract, anything in any such Bond or Obligation, Instrument, Agreement, or Contract, to the contrary notwithstanding.

XXVIII. Every Power of Attorney in force at the Time of Powers of Atpassing this Act for the Sale or Transfer of any of the said Old torney for Sale South Sea Annuities, New South Sea Annuities, Bank Annui- or Transfer of 3l. per Cents ties One thousand seven hundred and twenty-six, or Three Pounds redeemed to per Centum Annuities One thousand seven hundred and fifty-one, continue in in respect of which an Assent to accept other Securities may not force. have been signified under the Provisions of this Act, shall remain and continue in full Force, unless legally revoked for the Purpose of enabling the Attorney or Attornies therein named to give & legal Discharge for the Principal and Dividend of such Annuities, when paid off under the Provisions of this Act, or to assent to receive New Three Pounds Ten Shillings per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities, and Exchequer Bonds, or any of them, in lieu of the said Three Pounds per Centum Annuities; and all such Powers of Attorney deposited with the South Sea Company concerning any of the said Old South Sea Annuities, New South Sea Annuities, and Three Pounds per Centum Annuities One thousand seven hundred and fifty-one, shall, as soon as conveniently may be after Dividends thereon respectively shall cease to be payable, be transferred and delivered by the South Sea Company to the Governor and Company of the Bank of England.

XXIX. All Trusts, whether created by Will or otherwise, and Trusts as to which existed either in the whole or in part, and all Directions Stock comcontained in any Will or Devise or testamentary Paper, which muted shall exremain unexecuted at the Time of the passing of this Act, as to any Three Pounds per Centum Annuities which may under this Act be commuted into New Three Pounds Ten Shillings per Centum Annuities or Two Pounds Ten Shillings per Centum Annuities, or as to the Payment or Distribution of any Dividends thereon, or as to the Transfer of any such Annuities in any Events specified in any such Trusts or Will or testamentary Paper, shall extend and be deemed and construed in all Cases, and in all Courts of Law and Equity in the United Kingdom or elsewhere in any Dominions or Territories belonging to Her Majesty, to extend and to apply to all such New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities created in lieu of any Three Pounds per Centum Annuities subject to or affected by any such Trusts or Devises or Wills or testamentary Papers, for all Purposes and in all Cases in which such Trusts or to which any such Directions can be made

tend to newly created Stocks.

applicable:

applicable: Provided always, that in all Cases in which any Proportions or Parts of any such Three Pounds per Centum Annuities are required to be transferred under any such Trusts, or under the Provisions of or Directions contained in any Will, Devise, or testamentary Paper, or any Proportion or Part of any Dividends arising from and out of any such Three Pounds per Centum Annuities, are required to be paid or distributed. the Transfer of an Amount of New Three Pounds Ten Shillings per Centum Annuities or Two Pounds Ten Shillings per Centum Annuities, equivalent at the Rate of Commutation hereby authorized, and the Payment and Distribution of Dividends at the Rate of Three Pounds Ten Shillings per Centum and Two Pounds Ten Shillings per Centum, instead of Three Pounds per Centum, upon the Capital, shall be and be deemed and taken in all Courts and for all Purposes to be a due Execution of such Trusts, or of the Directions contained in any Will or testamentary Paper, and shall fully discharge the Trustee or Executor or Executors making the same, who are hereby declared to be and are hereby fully indemnified in respect of such Execution of any such Trusts and Executorship as aforesaid.

Questions as to Trusts arising on Commutations under this Act may be decided by Courts of Chancery in England or Ireland, or by the Court of Session in Scotland.

XXX. In every Case in which any Question may have arisen or may arise upon the Execution of any Trusts or upon any Distributions which may have been or may be made or may remain to be made by any Trustees, Executors, or Administrators of or in relation to or arising out of any such Three Pounds per Centum Annuities which may have been vested in any Trustees, or which may have been distributable by any Executors or Administrators, or as to the Application of any Residue thereof, or as to the Distribution or Application of any New Three Pounds Ten Shillings per Centum Annuities and Two Pounds Ten Shillings per Centum Annuities transferred under the Provisions of this Act, in lieu of any Annuities or Stock commuted hereunder, whether as to the Powers or Authorities of any such Trustees, Executors, or Administrators, or as to the relative Interest of any Persons entitled under any such Trusts or under Wills to receive any Annuities charged upon or arising or payable out of the Proceeds of any such Annuities or Stock, and of any Persons interested in any Residue of any of such Annuities or Stock, whether under any specific Provision relating to any such Trusts, or contained in any Wills, or arising out of the Execution of any Wills by any Executors, or the Distribution of any Estates by any Administrators, and in all other Cases whatsoever in which any Question may arise in consequence of Commutation under this Act, it shall be lawful for any such Trustees, Executors, or Administrators, and for Persons entitled to or interested in any Annuities or Stock extinguished or created under this Act, whether in reversion or otherwise, to make Application to the High Court of Chancery in England or to the High Court of Chancery in Ireland respectively, or to the Court of Session in Scotland, in a summary Way, either by Motion or Petition; and it shall be lawful for the said High Courts of Chancery in England or Ireland respectively, or for the Court of Session in Scotland, to make general Orders in relation to any such Question, or special Orders in a summary Way, upon any such Application, or as to any other Matter or Thing relating

to any such Annuities or Stock, or to any Dividends thereof; and all Trustees, Executors, Administrators, and other Persons acting under any Orders made by any or either of such Courts respectively, or whose Acts shall be confirmed by any or either of such Courts respectively, if done before any Application made to any or either of the said Courts respectively, shall be and are hereby fully indemnified against all Actions, Suits, or Proceeding for or in respect of any Act, Matter, or Thing done by them respectively in pursuance of or under any such Order, or which shall be confirmed by any such Order; and in case any Action, Suit, or other Proceeding be commenced or instituted against any such Trustee, Executor, Administrator, or other Person, for or in respect of any such Act, Matter, or Thing, it shall be lawful for the Court in which such Action, Suit, or Proceeding shall be commenced or shall be pending, upon summary Application, to stay, and such Court is hereby required to stay, such Action, Suit, or Proceeding, and to make such Order relative to the Costs thereof

as such Court shall think expedient.

XXXL It shall and may be lawful for any Person who shall at N any Time hold any Stock in the New Three Pounds Ten Shillings to per Centum Annuities or Two Pounds Ten Shillings per Centum Be Annuities created by this Act, transferable at the Bank of Ireland, la to transfer or cause to be transferred any such Annuities respectively, for the Purpose of having corresponding Sums written into fee and consolidated with and made Part of the Capital of the like ab Annuities respectively transferable at the Bank of England; and tio in like Manner it shall be lawful for any Person who shall at any Time hold any Stock in the said New Three Pounds Ten Shillings per Centum Annuities or in the Two Pounds Ten Shillings per Centum Annuities created by this Act, transferable at the Bank of England, to transfer or cause to be transferred any such Annuities respectively, for the Purpose of having corresponding Sums written into and consolidated with and made Part of the Capital of the like Annuities respectively transferable at the Bank of Ireland; and all such Transfers shall be made on the Terms and Conditions, and subject to all the Clauses, Directions, and Regulations contained in an Act passed in the Fifth Year of the Reign of His Majesty King George the Fourth, intituled An Act to permit the mutual Transfer of Capital in certain Public Stock or Funds transferable at the Banks of England and Ireland respectively, as the same is altered or affected by an Act passed in the Sixth Year of the Reign of His Majesty King George the Fourth, intituled An Act to provide for the Assimilation of the Currency and Monies of Account throughout the United Kingdom of Great Britain and Ireland; and all Clauses and Provisions of the said Acts relating to any Funds, Stocks, or Annuities shall extend and be construed to extend to the Annuities created by this Act, in like Manner as if the said Annuities had been specified in the said recited Acts or either of them.

XXXII. In respect of each Sum of One hundred and ten In Pounds of Two Pounds Ten Shillings per Centum Annuities created under this Act, there shall be paid to the Commissioners for the Reduction of the National Debt on the Fifth Day of July in every Year, until and inclusive of the Fifth Day of July One

thousand

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missioners for Reduction of National Debt.

Stock, Bonds, and Money received in respect of the Ānnuities in Names of Commissioners for the Reduction of National Debt to remain subject to the same Rights as such Annuities.

thousand eight hundred and ninety-four, the yearly Sum of Five Shillings, and so in proportion for any lesser Sum of such Annuities; such yearly Sums to be charged on the Consolidated Fund of the United Kingdom of Great Britain and Ireland, and to be issued and paid thereout, either into the Bank of England or into the Bank of Ireland, to the Account of the said Commissioners for the Reduction of the National Debt, as the said Commissioners shall from Time to Time direct, and to be applied towards the Reduction of the National Debt as other Monies paid to them for that Purpose are by Law applicable; but a separate Account shall be kept by the said Commissioners of the Application of the Sums paid to them under this Provision; and for the Purposes of the Acts for regulating the Reduction of the National Debt such Sums shall be deemed Part of the Expenditure of the United Kingdom.

XXXIII. All Sums of the Annuities created under this Act. and all Exchequer Bonds into or for which any Sums of Annuities standing in the Books of the South Sea Company to the Credit of the Account of the Commissioners for the Reduction of the National Debt under the Provisions of the Act of the Session holden in the Seventh and Eighth Years of Her Majesty, Chapter Eighty, shall be commuted or exchanged, and all Principal Money paid or payable for the Redemption of any of the last-mentioned Sums of Annuities, shall be and remain subject to the Claims and Rights of the Persons entitled to such respective Sums of Annuities under the Provisions of the said Act; and the Governor and Deputy Governor of the Bank of England, and the Court of Chancery, and the Officers of the Governor and Company of the Bank of England respectively shall and may exercise all such or the like Powers of and for transferring, and paying and ordering the Transfer, Delivery, and Payment of the said Sums of the Annuities created under this Act and Exchequer Bonds, and the Dividends or Interest on such Sums of Annuities and Exchequer Bonds, and the said Principal Money paid or payable for Redemption as aforesaid to the Persons claiming to be entitled thereto as the said Governor, Deputy Governor, and the Court of Chancery, and the Officers of the said Governor and Company respectively are authorized to exercise in respect to the Transfer of the Stocks or Annuities and the Payment of the Dividends and other Monies which, under the Provisions of an Act of the Fifty-sixth Year of King George the Third, Chapter Sixty, and an Act of the Session holden in the Eighth and Ninth Years of Her Majesty, Chapter Sixty-two, may be transferred or payable to the Account of the said Commissioners for the Reduction of the National Debt; and the South Sea Company shall deliver and furnish to the said Governor and Company all Documents and Information in the Possession or Power of the South Sea Company which may be necessary or proper for showing the Persons interested in the said Sums of Annuities so standing to the Credit of the Commissioners for the Reduction of the National Debt as aforesaid, or the Dividends thereon.

Stock not de-Years, or whereon Di-

XXXIV. All Sums of Money payable to any Persons entitled manded for Ten to any of the Annuities hereby directed to be paid off which shall not be demanded for Ten Years, or for so many Years as with the

Period

Period during which the Dividends on such Annuities shall not vidends are unhave been demanded shall make up Ten Years, and all such un. claimed for Ten claimed Dividends, and all Capital Stock in any of the Annuities hereby created whereon the Dividends shall not be demanded for Ten Years, or for so many Years as with the Period during which Commissioners. the Dividends on the Stock for which it was substituted upon Commutation under this Act shall not have been demanded shall make up Ten Years, and all such unclaimed Dividends on such respective Stocks, shall be paid and transferred respectively to the Account of the Commissioners for the Reduction of the National Debt, and shall be subject to the Provisions of the said Act of the Fifty-sixth Year of King George the Third, Chapter Sixty, and of the said Act of the Eighth and Ninth Years of Her Majesty, Chapter Sixty-two.

Years, to be transferred to National Debt

XXXV. The South Sea Company shall, on the First Day of Unclaimed Di-Jame One thousand eight hundred and fifty-four, transmit to the vidends on 3L Governor and Company of the Bank of England a Certificate per Cent. Annualer their Common Seal, setting forth a Statement of all Arrears ferable at the of Dividends remaining unpaid in respect of any Share or Interest South Sea in the said Old South Sea Annuities, New South Sea Annuities, House to be and Three Pounds per Centum Annuities One thousand seven transferred to hundred and fifty-one, and of all Balances (if any) of Sums issued the Bank of to the said Seath Sea Company for paying any Part of the England. to the said South Sea Company for paying any Part of the Principal Sums invested in such Annuities remaining unpaid, and shall also deliver to the said Governor and Company all Letters of Attorney then subsisting and in force for Payment of all or any Part of such Arrears of Dividends, and shall at the same Time pay over to the Governor and Company of the Bank of England all Monies remaining in the Hands of the said South Sea Company applicable to the Payment of such Dividends, or to the Payment of any of the Principal Sums invested in such Annuities, and the same shall be placed by the said Governor and Company to the Credit of the then current Account kept by the said Governor and Company of Monies received for satisfying and discharging the Principal and Interest of the several Annuities transferable at the Bank of England, and such Certificate shall be sufficient Authority to the Governor and Company of the Bank of England for paying to the Persons named therein, and their respective Attorneys, Executors, and Administrators, all or any Part of the Sums of Money specified in such Certificates to be due to such Persons respectively, and the Payment by the said Governor and Company of any Monies to the Persons appearing by the Letters of Attorney so delivered to them by the South Sea Company to be entitled to receive and give Discharges for the same shall effectually indemnify the said Governor and Company in respect thereof; and the said Governor and Company shall debit all Sums paid by them for or in respect of such Arrears of Dividends and Principal Sums remaining unpaid to the said Account of Monies received for satisfying and discharging the Principal and Interest of the several Annuities transferable at the Bank of England.

XXXVI. This Act shall be and is hereby declared to be a full This Act to be and complete Indemnity and Discharge to the said Governor and an Indemnity Company of the Bank of England, and the Governor and Company of the Bank of Ireland, and to the South Sea Company, their

to Banks of

Ireland and South Sea Company.

The Treasury may cause Exchequer Bonds to be issued. Officers and Servants, and every of them, for all Things done or permitted to be done pursuant thereto, and that the same shall not be questioned or impeached in any Court of Law or Equity whatsoever to their Prejudice or Detriment.

XXXVII. It shall be lawful for the said Commissioners of Her Majesty's Treasury, from Time to Time, between the Fifth Day of April One thousand eight hundred and fifty-three and the Fifth Day of April One thousand eight hundred and fifty-four, by Warrant under their Hands, to cause or direct any Number of Exchequer Bonds for like Principal Sums, or different Sums not less in any Case than One hundred Pounds, bearing Interest, and conformable to the Terms and Provisions of this Act, to be made out at the Receipt of Her Majesty's Exchequer at Westminster, for the Purposes of this Act, subject to the Limitation herein-after contained, which Exchequer Bonds, and the Interest accruing thereon respectively, shall be transferable by the Delivery of such Bonds, and of the Receipts or Certificates for accruing Interest thereon, which may be issued therewith under this Act respectively; and it shall be lawful for the Commissioners of Her Majesty's Treasury to provide for the Delivery to the Persons and Corporations entitled thereto of such Exchequer Bonds as may be due to them under the Commutation and Exchange by the Authority of this Act, or it shall be lawful for the Commissioners of Her Majesty's Treasury, after public Notice in the London Gazette, from Time to Time to sell such Exchequer Bonds or any Part thereof, and to apply the Proceeds in redeeming the Annuity or Interest payable on any Part of the said Trading or Capital Stock or Capital Stocks of Three Pounds per Centum Annuities to be paid off and redeemed, or in purchasing and cancelling any Exchequer Bills, or in exchanging such Bonds for Exchequer Bills, upon such Terms as the said Commissioners shall think proper, or in purchasing and cancelling any of the Consolidated Three Pounds per Centum Annuities or Reduced Three Pounds per Centum Annuities payable at the Bank of England or at the Bank of Ireland, as the Case may be: Provided always, that all Exchequer Bills which shall be purchased with the Proceeds of the Sale of any Exchequer Bonds, or taken in exchange for any Exchequer Bonds, under the Power herein-before contained, shall be cancelled, and no Exchequer Bills shall be issued in lieu of the Exchequer Bills so cancelled; and the Amount of Exchequer Bills which the Commissioners of the Treasury may be authorized to direct the Issue of at any One Time in pursuance of any Act of this Session of Parliament shall be diminished by the Amount of the Exchequer Bills which may be so cancelled as aforesaid.

Limitation of Amount of Exchequer Bonds to 30,000,000l.

XXXVIII. The whole Amount of Principal Money to be secured by the Exchequer Bonds to be issued under the Authority of this Act shall not exceed the Sum of Thirty Millions: Provided always, that the said South Sea Company, and the Proprietors of the said Old South Sea Annuities, New South Sea Annuities, Bank Annuities One thousand seven hundred and twenty-six, and Three Pounds per Centum Annuities One thousand seven hundred and fifty-one, shall receive such an Amount of such Exchequer Bonds as they may be entitled to and claim

ender the Terms of the Commutation or Exchange applicable to them respectively under this Act, in preference to the Proprietors desirous of commuting their Consolidated Three Pounds per Centum Annuities and Reduced Three Pounds per Centum Annuities respectively; and, subject to such Preference as aforesaid, such last-mentioned Proprietors shall be entitled, according to the Priority of Time of their respective Assents, to such Exchequer Bonds as may remain to be issued under the Authority of this Act, in the same Manner, as near as may be, as in the Case of Commutation into Two Pounds Ten Shillings per Centum Annuities under the Provisions herein contained.

XXXIX. It shall be lawful for the Commissioners of Her Treasury to Majesty's Treasury, from Time to Time, subject to the Provisions regulate the herein contained, by Warrant under their Hands to prescribe and Issue of Ex-regulate the Method and Form in which Exchequer Bonds under this Act shall be made out and issued, and how and by what Officer or Officers such Exchequer Bonds may be signed or otherwise authenticated, and to provide for the Manner of Payment of the Interest accruing thereon, and for the Issue, if they think fit, of Receipts or Certificates of such Interest annexed to such Bonds or otherwise, and also to provide for the Issue of new Bonds in lieu of any such Bonds worn or defaced which may be delivered up to be cancelled, and for the Issue in lieu of such Exchequer Bonds as may be lost of new Bonds, at such Times, upon such Securities, and under such Conditions and Precautions as they may think fit, and generally to make such Regulations for the Safety and Convenience of the Holders of such Bonds, and the Payment of such Interest upon the Production or Delivery of such Receipts or Certificates, or otherwise, as they may think fit; and it shall be lawful for the said Commissioners, by such Regulations as aforesaid, to provide for the Conversion of any such Bonds as may be delivered up to them by the Holders thereof for that Purpose into Bonds or other Securities for the like Amount of Principal Monies and Interest respectively, which shall be transferable by Entries in a Register which may be provided for that Purpose in such Manner and subject to such Conditions and Restrictions as the said Commissioners may see fit, and every such Warrant shall from Time to Time be published in the London

XL. In case Proof shall be made, on the Oath or Oaths of One Relief in case or more Witness or Witnesses, before the Lord Chief Baron and Exchequer other the Barons of the Coif of Her Majesty's Court of Exchequer, or any of them, that any Exchequer Bond issued under this Act, and not redeemed, shall by Casualty or Mischance have been burnt or otherwise destroyed, and if by such Oath or Oaths the Numbers and Sums of such Bond or Bonds shall be ascertained, and the said Chief Baron and other Barons, or any of them, before whom such Oath or Oaths shall be made, shall certify that he or they are satisfied with such Proof, then and in every such Case the Commissioners of the Treasury are hereby authorized to cause another Bond or other Bonds of equal Amount to be issued, in lieu of such Bond or Bonds so burnt or destroyed; provided the Person or Persons so receiving such new Bond or Bonds do give Security to the Queen, to the Satisfaction of the Commissioners of

chequer Bonds.

Bonds should be accidentally. destroyed.

the Treasury, to deliver up to the Exchequer to be cancelled the Bond or Bonds so certified to be burnt or destroyed, if the same shall be thereafter found or produced, and to pay into the Receipt of the Exchequer, to the Use of the Public, all such Monies as shall have been paid out of the Exchequer as Principal or Interest on the new Bond or Bonds which may have been issued under this Provision.

Persons forging Exchequer Bonds, &c. guilty of Felony.

XLL If any Person shall forge or alter, or shall offer, utter, dispose of, or put off, knowing the same to be forged or altered, any Exchequer Bond, or any Receipt or Certificate for Interest accruing thereon, issued under this Act, such Person shall be guilty of Felony, and upon Conviction thereof shall be liable, at the Discretion of the Court, to be transported beyond the Seas for Life, or for any Term not less than Seven Years, or to be imprisoned for any Term not exceeding Four Years nor less than Two Years.

Bank to continue a Corporation for Purposes of this Act until Annuities hereby granted are redeemed.

XLIL. The said Governor and Company of the Bank of England and their Successors, notwithstanding the Redemption of all or any of their own Funds in pursuance of the Acts for establishing the same or any of them, shall continue a Corporation for the Purposes of this Act, until the Annuities by this Act ganted shall be redeemed by Parliament as aforesaid; and the said Governor and Company of the Bank of England, or any Member thereof, shall not incur any Disability for or by reason of their doing any Matter or Thing in pursuance of this Act.

CAP. XXIV.

An Act to confirm and extend certain Provisional Orders of the General Board of Health for the Towns of Wakefield, Elland, Wallasey, Dudley, Barnsley, Dorchester, and Welshpool. [9th *May* 1853.]

WHEREAS the General Board of Health have, in pursuance of the Public Health Act, 1848, made, published, and deposited, according to the Provisions of that Act, certain Provisional Orders mentioned in the Schedule to this Act ane nexed, and it is expedient that the said Orders should be confirmed, and further Provisions made in relation thereto: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,

Provisional Orders of General Board of Health con-

firmed.

I. That the Provisional Orders of the General Board of Health referred to in the Schedule annexed shall, from and after the passing of this Act, so far as the same are authorized by the said Public Health Act, be absolute, and be as binding and of the like Force and Effect as if the Provisions of the same had been expressly enacted in this Act.

First Election of Local Board for Elland;

II. The First Election of the Local Board of Health for the District of Elland, for the Purposes of the said Public Health Act, shall take place on the Twenty-eighth Day of April in the Year of our Lord One thousand eight hundred and fifty-three.

for Wallasey;

III. The First Election of the Local Board of Health for the District of Wallasey, for the Purposes of the said Public Health

Act, shall take place on the Twenty-eighth Day of April in the Fear of our Lord One thousand eight hundred and fifty-three.

IV. The First Election of the Local Board of Health for the for District of Dudley, for the Purposes of the said Public Health Act, Shall take place on the Twenty-eighth Day of April in the Year

of our Lord One thousand eight hundred and fifty-three.

V. The First Election of the Local Board of Health for the for District of Barnsley, for the Purposes of the said Public Health Act, shall take place on the Twenty-eighth Day of April in the Year of our Lord One thousand eight hundred and fifty-three: Provided always, that the Rates leviable within the District of Lin Remsley, as constituted by the Order in the Schedule to this Act, oder the Public Health Act, 1848, or so much of any Local Act remains unrepealed by the Provisional Order applying to the of H aid Public Health Act within the said District, or any Act in-Corporated with the said Public Health Act, as applied to the said District by the said Order and this Act, shall not, inclusive of all Bighway Rates, in any One Year exceed in the whole the Sum of Four Shillings in the Pound upon the net annual Value of Pro-Perty assessable thereto within such District.

VL From and after the Application of the Public Health Act So to the Borough of Wakefield the last Proviso of Section Eighty. a 88 eight of "the Public Health Act, 1848," with respect to Ex- 11 & emptions from rating, shall not apply to any Property within the to B District constituted by the Provisional Order applying "the from Public Health Act, 1848," to the Borough of Wakefield, that Act, to a or any Act supplemental thereto, or this Act, or anything therein Wal respectively contained, to the contrary notwithstanding, but all such Exemptions shall from and after the passing of this Act cease and determine within the said District; and the Local Board Loc of Health for the Borough of Wakefield may straighten, deepen, may cleanse, and cover all Becks and running Streams within the said Borough, and shall prevent all Pollution thereof by the Discharge of any Sewage, Refuse, Dye Stuff, Washings, or other noxious or offensive Matter therein; and for these Purposes, as well as for the Purposes of Assessment, to defray the Cost of Works in relation thereto, the Word "Sewer" in "the Public Health Act, Mea 1848," shall include all Becks and running Streams of Water within the Borough of Wakefield, that Act or any other Act supplemental thereto, or this Act, or anything therein respectively contained, to the contrary notwithstanding.

VII. The Sum of Six hundred and four Pounds Eleven Shillings Mon by the Award of the Twenty-seventh Day of April One thousand plice eight hundred and five made by the Commissioners under the Act pair of the Thirty-third Year of George the Third, intituled An Act we for dividing and enclosing the open Common Fields, Ings, Commons, North and Waste Grounds within the Townships or Graveships of Wake- Kirl field, Stanley Wrenthorpe, Alverthorpe, and Thornes in the Parish in W of Wakefield in the West Riding of the County of York, ordered Loca to be invested at Interest upon Government or Real Securities. or in the Purchase of Lands, Tenements, or Hereditaments, and the Interest, Dividends, Rents, and Produce thereof to be applied annually in aid of the Expenses of repairing the public Roads and Ways within the Division of Westgate in Wakefield; and the

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Sum of Four hundred and sixty-one Pounds Nine Shillings by that Award ordered to be invested in the like Manner, and the Interest, Dividends, Rents, and Produce thereof to be applied annually in aid of the Expenses of repairing the public Roads and Ways within the Division of Northgate in Wakefield; and the Sum of Seven hundred and sixty-nine Pounds Seventeen Shillings by that Award ordered to be invested in like Manner, and the Interest, Dividends, and Produce thereof to be applied annually in aid of the Expenses of repairing the public Roads and Ways within the Division of Kirkgate in Wakefield, or the Securities, Lands, Tenements, or Hereditaments in or upon which those Three Sums, or any of them, or any Part thereof respectively, are invested, shall be by this Act vested absolutely in the Wakefield Local Board of Health, with full Power for such Board from Time to Time to alter and vary the Estates, Funds, and Securities in or upon which the same Sums, or any of them, or any Part thereof respectively, are, is, or may be invested, and the Interest, Dividends, Rents, and Produce thereof shall be applied by that Board in and towards the Repairs of the public Highways within the Borough.

Proportion of Money, &c. applicable for Repair of Alverthorpe-cum-Thornes and Stanley-cum-Wrenthorpe vested in Wakefield Local Board of Health.

VIII. A due Part or Proportion of the Sum of One thousand and thirty-two Pounds Three Shillings by that Award ordered to be invested in like Manner, and the Interest, Dividends, Rents, and Produce thereof to be applied annually in aid of the Expenses of repairing the public Roads and Ways within the Township of Alverthorpe-cum-Thornes, and a due Part or Proportion of the Sum of One thousand one hundred and thirty-two Pounds by that Award ordered to be invested in like Manner, and the Interest, Dividends, Rents, and Produce thereof to be applied annually in aid of the Expenses of repairing the public Roads and Ways within the Township of Stanley-cum-Wrenthorpe, or a due Part or Portion of the Securities, Lands, Tenements, or Hereditaments in or upon which those Two Sums, or either of them, or any Part thereof respectively, are invested (such Part or Proportion to be determined by the Order of the General Board of Health under their Hands and Official Seal), with reference to the total Length of the public Roads and Ways in each of those Two Townships which are partly within and partly without the Borough of Wakefield, or (if the General Board of Health by any such Order so determine) a due Part or Proportion (to be determined in like Manner by the General Board of Health) of the Interest, Dividends, Rents, and Produce thereof respectively, shall be by this Act absolutely vested in or (as shall be so determined) shall be from Time to Time paid to the Wakefield Local Board of Health, and shall be applied by them annually in aid of the Expenses of repairing the public Highways within the Borough.

Monies payable for Repair of Roads in Wakefield to be paid to Wakefield Local Board. IX. All Persons who, if this Act were not passed, would at any Time be liable to pay any Money to any Surveyors of Highways or others towards the Repair of any public Roads or Ways which the Inhabitants of the Borough or any Part thereof are now liable to repair, shall henceforth pay the same to the Wakefield Local Board of Health, instead of to such Surveyors or others, and the same shall be applied by the Wakefield Local Board of Health accordingly: Provided always, that nothing herein or in the said Provisional

Provisional Order contained shall prejudice, lessen, or defeat the Rights or Interests of the Lord of the Manor of Wakefield.

X. The Clerk and Agent of the Commissioners acting in exe- Clerk to Wakecution of the Local Act recited in the Provisional Order applying field Commisthe Public Health Act to the Borough of Wakefield, whose Office sioners may be will be superseded by reason of the Transfer of the Powers of the continued in said Commissioners to the Local Board of Health for the said removed, shall Borough, may, notwithstanding anything in the said Order con- be entitled to tained, be continued in his Office after such Transfer of the Annuity of 404, Powers of the said Commissioners to the said Local Board; and if such Clerk and Agent shall at any Time after the passing of this Act be removed from such Office, he shall, unless he be employed by the said Local Board in an Office of higher Value, be entitled to receive, as a Compensation from the said Local Board for the Emoluments of such Office, an Annuity of Forty Pounds for his natural Life.

XI. This Act shall be deemed to be incorporated with the Act incorpo-Public Health Act, and shall be as if this Act and the Public rated with Pub-Health Act were One Act.

XII. That in citing this Act in any other Act of Parliament, Short Title. or in any Proceeding, Instrument, or Document whatsoever, it shall be sufficient to use the Words and Figures "The Public Health Supplemental Act, 1853 (No. 1.)"

SCHEDULE. WAKEFIELD.

Provisional Order for the Application of the Public Health Act to the Borough of Wakefield, in the County of York,

GENERAL BOARD OF HEALTH.

WHEREAS it having been ascertained from the last Return, for the Time being, made up by the Registrar General of Births, Deaths, and Marriages, that the annual Number of Deaths within the Boundaries of the Borough of Wakefield, in the County of York, as the same were fixed for the Purposes of an Act passed in the Sixth Year of the Reign of King William the Fourth, intituled "An Act to provide for the Regulation of Municipal "Corporations in England and Wales," has on an Average of Seven Years exceeded during that Period the Proportion of Twenty-three to a Thousand of the Population of such Borough, the General Board of Health have, in pursuance of the Provisions of that Act, directed William Ranger, a Superintending Inspector, appointed for the Purposes of the said Act, to visit the said Borough, and to make public Inquiry, and to examine Witnesses as to the Sewerage, Drainage, and Supply of Water, the State of the Burial Grounds, the Number and sanitary Condition of the Inhabitants, and as to any Local Acts of Parliament in force within the said Borough for paving, lighting, cleansing, watching, regulating, supplying with Water, or improving the said Borough, or having relation to the Purposes of the said Act; and also as to the natural Drainage Areas, and the existing municipal, parochial, or other local Boundaries, and the Boundaries which might he most advantageously adopted for the Purposes of the said Public Health Act

And

And whereas the said Superintending Inspector, having previously given the Notices directed by the said Act, proceeded upon the said Inquiry, and hath reported in Writing to the said General Board upon the several Matters with respect to which he was directed to inquire, and upon certain other Matters in respect of which he deemed it expedient to report for the Purposes of that Act.

And whereas Copies of the said Report, accompanied by a Notice, stating that written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as directed by the said Public Health Act, and the Time for forwarding such Statements has now elapsed, and all such Statements as have been received by the said Board have been duly deposited as required by the Act.

And whereas it appears upon such Report that there are certain Local Acts of Parliament in force within the said Borough, having relation to the Purposes of the said Public Health Act;

(that is to say,)

An Act passed in the Eleventh Year of the Reign of King George the Third, intituled "An Act for the better paving, " repairing, and cleansing the Streets, Lanes, Alleys, and " other public Passages within that Part of the Town " of Wakefield, in the County of York, which lies within " the East End of Westgate Bridge, the South Side of " Northgate Bar, the North End of Kirkgate Bridge " (except so much thereof as is repaired by the West " Riding of the said County of York), and the extreme " Part of the Township of Wakefield aforesaid, leading " from Wrengate towards East Moor; for preventing " Nuisances and Annoyances therein, and for widening " and rendering the same more commodious;" and also another Act passed in the Thirty-sixth Year of the same Reign, intituled "An Act for lighting and watching the " Streets and other public Passages and Places within the " Town of Wakefield, in the County of York, and for " more effectually cleansing the same, and removing and " preventing Obstructions, Nuisances, and Annoyances " therein."

And whereas from such Report it appears that, although the Mortality of Wakefield is below that of some of the neighbouring Towns, it is still excessive, and that the real Cause of this excessive Mortality is to be found in the generally defective Nature of the existing sanitary Arrangements; that certain Localities contribute an undue Proportion of the Mortality of the whole Borough, and that in these Quarters there is the least Sewerage and Drainage, the largest Collection of offensive Refuse, and the scantiest Supply of Water; that the unsatisfactory Condition of the Borough in these respects may be accounted for by the defective Nature of the Local Acts, and the divided Jurisdiction exercised by the various public Bodies; that this divided Jurisdiction further causes unnecessary Expense, and effectually prevents the carrying out of general and comprehensive Measures; that

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the existing Water Supply requires Re-adjustment and Extension; that the present Sewerage and Drainage is much too limited in Extent, and that where Sewers or House Drains are laid down, they are, in many Cases, defective both in Construction and Arrangement; that the partial Provisions made for either Sewerage or House Drains have been carried out at various Periods and in various Ways, instead of on a combined and carefully arranged System, by which alone due Efficiency can be secured, and that the present Outfalls for the Sewage are also highly prejudicial to Health; that the present System of cleansing the Streets and removing the House Refuse is imperfect; that the existing Burial Grounds are insufficient, and some of them unfit to be longer used as Places of Interment; that many Portions of the Town are insufficiently lighted, particularly a great Number of the Courts and Lanes occupied by the poorer Classes; that it would be a Means of Health and Comfort to all, but particularly the poorer Classes of the Borough, if public Baths and Wash-houses were established.

And whereas it appears to the said General Board of Health to be expedient that the said Public Health Act, except as hereinafter mentioned, should be applied to the said Borough; and that Provision should be made with respect to the said Local Acts of Parliament, and the partial Repeal, Alteration, Extension, and further Execution thereof; but the same cannot be done without the Authority of Parliament.

Now, therefore, in pursuance of the Power vested in the said Board by the Public Health Act, 1848, We the said General Board of Health, do, by this Provisional Order, under our Hands and Seal of Office direct :-

That from and after the passing of any Act of Parliament con-

firming this Order,-

1. In the Construction of this Order, and of the Sections of the several Acts of Parliament incorporated therewith, the same Meanings shall be assigned to certain Expressions which are assigned to them by the Section numbered 2 in the Copies of "The Public Health Act, 1848," printed by Her Majesty's Printer, unless such Meanings be repugnant to or inconsistent with the Context or Subject Matter in which such Expressions occur.

2. The "Public Health Act, 1848," and every Part thereof relating to Corporate Districts, except the Section numbered 50 in the Copies of that Act printed by Her Majesty's Printers, shall apply to the Area comprised within the

Boundaries of the said Borough of Wakefield.

3. The Mayor, Aldermen, and Burgesses of the said Borough shall be, by the Council of the said Borough, the Local Board of Health under the said Public Health Act.

4. Such Parts of the said Local Acts as are specified in the Schedule to this Order shall be repealed, except in so far as relates to anything done before the passing of any Act of Parliament confirming this Order, and except in so far as the same repeal any other Act or Acts of Parliament.

5. The Powers, Authorities, and Duties of the Commissioners for the Time being acting in execution of the said Local Acts shall cease; and such of them as are granted or imposed by the unrepealed Parts of the said Local Acts shall, so far as they are not repugnant to or inconsistent with the said Public Health Act, or this Order, or any Byelaw which shall be lawfully made under the said Public Health Act, be transferred to the said Local Board of Health, and the Officers and Servants of the said Local Board, and shall be exercised as if they had been granted or imposed by the said Public Health Act; and for this Purpose the unrepealed Parts of the 'said Local Acts shall be incorporated with the said Public Health Act as applied to the said Borough, and all Places within the Limits of the said Borough shall be subject to the unrepealed Parts of the said Local Acts.

The said Local Board shall be the Commissioners for executing the unrepealed Parts of the said Local Acts.

7. All Property and Estate of the Commissioners acting in the Execution of the said Local Acts shall be transferred to the said Local Board of Health, and shall, as near as Circumstances will permit, be held by the said Local Board of Health upon the same Trusts, and for the same Purposes, as by such Commissioners.

8. All Debts, Monies, and Securities for Money contracted or payable by such Commissioners shall be satisfied by the said Local Board out of such Parts of the said transferred Property and Estate as would have been chargeable therewith if this Order had not been made; and shall be paid and satisfied by the said Local Board, as by such Commis-

sioners.

9. Provided always, that if such Property and Estate be insufficient for that Purpose, the Deficiency shall be charged upon the Rates leviable under the said Public Health Act, in the Parts only which would have been chargeable with such Deficiency if this Order had not been made.

10. Provided also, that if such Property and Estate be more than sufficient, the Surplus shall be applied to the exclusive Use of the same Parts and to the same Purposes as it

would have been if this Order had not been made.

of Health under the unrepealed Parts of the said Local Board of Health under the unrepealed Parts of the said Local Acts, and which shall not be defrayed out of Monies arising under such Local Acts, shall be deemed to be Expenses incurred by such Board under the said Public Health Act, and shall be defrayed out of the Rates under that Act (as the Nature of the Case may require); and the Monies necessary to be raised for the Purposes of such Local Acts may be raised as under the said Public Health Act.

12. The Sections of the Town Police Clauses Act, 1847, with respect to Obstructions and Nuisances in the Streets, and with respect to Fires, and with respect to Places of public Resort, and with respect to Hackney Carriages; and the Sections of the Towns Improvement Clauses Act, 1847, with respect to naming the Streets and numbering the Houses, and with respect to improving the Line of the

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Streets and removing Obstructions, and with respect to ruinous or dangerous Buildings, and with respect to Precautions during the Construction and Repair of Sewers. Streets, and Houses; and the Section with respect to the Prevention of Nuisances, numbered 104; and the Sections with respect to the Construction of Houses for Prevention of Fire; and the Sections with respect to supplying Buildings with fresh Air, numbered 110 and 111; and the Section with respect to Clocks; and so much of the Sections with respect to Things to be done by the Commissioners by special Order only, as relates to Baths and Wash-houses, except so much of the said last mentioned Sections as requires any special Order in respect of the Matters contained therein, shall be incorporated with the unrepealed Parts of the said Local Acts, and with the said Public Health Act, as applied to the said Town, and any Act of Parliament confirming the same; and the Expression "the Special Act," used in the said Sections, shall be construed to mean the unrepealed Parts of the said Local Acts. and the said Public Health Act so applied; and the Expression "Limits of the Special Act," used in the same Sections, shall be construed to mean the District constituted by this Order, and any Act of Parliament confirming the same; and the Expression "the Commissioners," used in the said Sections, shall mean the said Local Board.

13. Provided always, that this Order, and the Repeal of the Parts of the said Local Acts mentioned in the Schedule thereto, shall not prejudicially affect anything done under those Acts before the passing of any Act of Parliament confirming this Order; but notwithstanding this Order. and the Schedule thereto, all such Things shall be as valid with reference to the said Local Board of Health, as if the same had been done with reference to that Board, and may be dealt with in the same Manner, in all respects, as if they related to that Board, instead of such Commissioners.

14. Provided also, that this Order, and the Repeal of the Parts of the said Local Acts mentioned in the Schedule thereto. shall be without Prejudice to any Penalties incurred under the said Local Acts, but all such Penalties may be recovered by the said Local Board of Health according to the Provisions of this Order.

> Given under our Hands and under the Seal of the General Board of Health, this Twentieth Day of November, in the Year of our Lord One thousand eight hundred and fifty-two.

(Signed) SHAFTESBURY. (L.S.) EDWIN CHADWICK. T. SOUTHWOOD SMITH.

Schedule to which this Order refers.

The Parts of the said Local Acts referred to in this Order to be repealed are as follows; (that is to say,)

All of the said Act of the Eleventh Year of the Reign of George 16 & 17 Vict. the H

the Third, except so much as excepts from Rates certain Property therein mentioned.

The Sections numbered respectively in the Copies of the said Act of the Thirty-sixth Year of the same Reign, printed by the

King's Printers, 1 to 21, 23 to 35, all inclusive.

And so much of any unrepealed Part of the said Acts, or of any Act by this Order incorporated therewith or with the Public Health Act, 1848, as fixes the Amount of any Penalty for any Offence under any of the said Acts, wherever the Penalty for such Offence shall have been fixed by the Public Health Act, 1848, or by any Byelaw of the Local Board of Health, made under and by virtue of the said Public Health Act, at an Amount other than that fixed by any of the said first-mentioned Acts.

ELLAND.

Provisional Order for the Application of the Public Health Act to the District of Elland, in the County of York.

GENERAL BOARD OF HEALTH.

WHEREAS the General Board of Health have, upon the joint Petition of not less than One Tenth of the Inhabitants rated to the Relief of the Poor of and within the Township of Elland-cum-Greetland, in the County of York, (the Number of the said Petitioners exceeding Thirty in the whole,) directed William Ranger, One of their Superintending Inspectors, to visit the said Township, and to make public Inquiry, and to examine Witnesses as to the Sewerage, Drainage, and Supply of Water, the State of the Burial Grounds, the Number and sanitary Condition of the Inhabitants, and as to any Local Acts of Parliament in force within the said Township for paving, lighting, cleansing, watching, regulating, supplying with Water, or improving the said Township, or having relation to the Purposes of the said Act; also as to the natural Drainage Areas, and the existing parochial or other local Boundaries, and the Boundaries which might be most advantageously adopted for the Purposes of the said Act.

And whereas the said Superintending Inspector, having previously given the Notices required by the said Act, proceeded upon the said Inquiry in the Manner directed by the said Act, and hath reported in Writing to the said General Board upon the several Matters with respect to which he was so directed to inquire as aforesaid, and upon certain other Matters in respect of which he deemed it expedient to report for the Purposes of the

said Act.

And whereas Copies of the said Report, accompanied by a Notice, stating that, within the Time directed by the said Act, written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as required by the said Act, and the Time for forwarding such Statements has now elapsed; and all such Statements as have been received by the said Board have been duly deposited as required by that Act.

And

And whereas it having appeared to the said General Board that the Boundaries which might be most advantageously adopted for the Purposes of the Act were not the same as those of the said Township with respect to which the said Inquiry had been made, the said Board caused the said William Ranger to visit the Parts within the Boundaries proposed to be adopted for the Purposes of the said Act.

And whereas the said Superintending Inspector, after having given such Notice as is required by the said Act, did hear all Persons desirous of being heard before him on the Subject of the said Report, and did make further Inquiry and report according to the Directions of the said Board.

And whereas Copies of such further Report, accompanied by a Notice, stating that, within the Time directed by the said Act, written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said lastmentioned Report, or any Amendment proposed to be made therein, have been duly published and deposited as required by the said Act, and the Time for forwarding such Statements has now elapsed; and all such Statements as have been received by the said Board have been duly deposited as required by that Act.

And whereas it appears to the said General Board to be expedient that the said Public Health Act, except as herein-after mentioned, should be applied to so much of the said Township as is included within the Boundaries described in the Schedule to this Order, being the same as the Boundary Line coloured Yellow in the Map accompanying the said First Report of the said William Ranger, and being the same within which the said Inquiry and further Inquiry have been made; but the same cannot be done without the Authority of Parliament.

Now, therefore, in pursuance of the Powers vested in the said Board by the Public Health Act, 1848, We, the said General Board of Health, do, by this Provisional Order under our Hands and Seal, direct:—

That from and after the passing of any Act of Parliament con-

firming the present Order,-

- 1. The Public Health Act, except the Section numbered 50 in the Copies of that Act printed by Her Majesty's Printers, shall apply to the Area comprised within so much of the said Township of Elland-cum-Greetland as is contained within the Yellow Line referred to as "proposed Boundary" in the Plan annexed to the said First Report of the said William Ranger, and described in the Schedule to this Order annexed.
- The Local Board of Health for the said District shall consist of Nine Persons, and that the entire Number shall be elected for the whole of the said District.
- One Third in Number of the Persons so elected shall go out
 of Office on the Twenty-fifth Day of March in each Year
 subsequent to that of the First Election of the said Local
 Board.
- 4. Every Person shall, at the Time of his Election as Member of the said Local Board, and so long as he shall continue in Office by virtue of such Election, be resident, as in the H 2

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Public Hoalth Act, 1848, is required, and be seised and possessed of Real or Personal Estate, or both, to the Value or Amount of not less than Three hundred Pounds, or shall be so resident and rated to the Relief of the Poor of some Parish, Township, or Place of which some Part is within the said District, upon an annual Value of not less than

5. At the First Election of the said Local Board, David Meredith, Clerk, shall have the Powers and perform the Duties which it may be requisite for him to perform in conducting the said First Election; and in case the said David Meredith, from Illness or other sufficient Cause, shall be unable to discharge such Duties, or shall be absent, or shall refuse to act, then George Bayldon Baker, Esq. shall perform such of those Duties as then

remain to be exercised or performed.

Seven Pounds Ten Shillings.

6. The Fourteen Days Notice of Qualification required by the Public Health Act, 1848, to be given by Owners of Property in order to entitle them to vote at the said First Election shall be given to the said David Meredith, at his Residence, Calder Cottage, within the aforesaid District of Elland; or in case he shall refuse or be unable to receive the same, then to the said George Bayldon Baker, at his Residence, South House, likewise within the District of Elland aforesaid.

Given under our Hands and under the Seal of the General Board of Health, this Ninth Day of November, in the Year of our Lord One thousand

eight hundred and fifty-two.

(Signed)

SHAFTESBURY.
EDWIN CHADWICK.
T. SOUTHWOOD SMITH.

(L. S.)

Schedule.

The following is the Description of the Boundary of the District of Elland referred to in the above Order:

The Boundary of the District of Elland-cum-Greetland, in the Parish of Halifax, in the West Riding of the County of York, (as marked by a Yellow Line drawn on the Plan of the Township of Elland, prefixed to the First Report on Elland-cum-Greetland, made by Mr. Ranger to the General Board of Health, and dated 25th July 1851, and described on that Plan as the "proposed Boundary,") commences at an Angle formed by the Lancashire and Yorkshire Railway and a Line running Southwards and coinciding with the Fence which forms the Western Boundary of a Field the Property of the Reverend J. Dine, and numbered on the Plan of the said Township 884 and 883, and thence taking a circuitous Direction to the North-west, and terminated at the North-west Extremity of a Field No. 882, and thence directly South to a Junction with the Road leading to Elland Lower Edge, meeting it at the North-east Corner of a Field No. 774, and thence along the North Fence of this Field; it then takes a direct Western Direction to the North-west Corner of a

Field numbered 783, the Property of Messrs. Sunderlands, along the North Fence of a Field No. 795, belonging to the said Parties: thence it continues a Westward Course to Canker Dyke, and meeting at the North-west Corner of a Field No. 793, the Property of Messrs. C. and A. Pitchforth, and turning Southwards to the North-west Corner of a Field No. 629, the Property of Mr. Jno. Hamerton, takes a North-westerly Direction to the Northern Extremity of a Field No. 622, the Property of Mr. David Garsed: it then bends again Southward to its Junction with the Halifax and Huddersfield Turnpike Road, meeting at the Northwest Angle of a Field No. 621, and passing Southwards on the West Side of the Turnpike Road, diverts to a South-western Direction from the North-east Corner of a Field No. 593, to the East Corner of a Field No. 584, the Property of Mrs. Langdale; it thence continues on the North Fence of the said Fields numbered respectively 584 and 583, to the Northern Corner of a Field No. 601, the Property of Mr. Vickers; then turning in a North-eastern Direction along the Fence of a Field No. 602, the Property of the Executors of the late Mr. John Milner, runs on the Eastern Fence of the said Field to its Junction with South Lane, at the North-eastern Extremity of the said Field; thence it takes a Western Direction along the North Side of South Lane to the South-eastern Extremity of a Field No. 202, running along the Eastern Fence of the last said Field and half way on the Eastern Fence of the Field No. 203, turning to the Southeastern Corner of a Field No. 204, the Property of Mrs. Langdale. and continuing on the Eastern Fence of the said Field, and afterwards successively on the Eastern and Northern Fence of a Field No. 205, it turns directly North along Cross Lane to its Junction with Townfield Lane, at the North-eastern Angle of a Field No. 206, the Property of the Earl of Scarborough; it thence runs directly West on the North Side of the said Townfield Lane to the South-eastern Angle of a Field No. 260, and turns directly North along the Eastern Fence of the last said Field, and along the Eastern Fence of a Field No. 154, crossing the Road leading from Elland to Hullen Edge, at the North-east Corner of the said Field No. 154, continuing in the same Northern Direction across the Elland and Rochdale Turnpike Road, and across the Elland and Saddleworth Turnpike Road, and crossing a Field about the Middle of No. 152, called Pike Purse, the Property of Sir Joseph Radcliff, to the Middle of the River Calder; thence taking an Eastern Direction along the Middle of the said River Calder, it turns Northwards at the Eastern Extremity of the Property belonging to the Reverend John Ashworth, and runs across Bridge Field, the Property of the Earl of Scarborough, No. 983; then crosses the Calder and Hebble Navigation Company's Canal, and running across a Field called Long Lees and No. 990, the Property of the Earl of Scarborough, crosses the Halifax and Huddersfield Turnpike Road, running up to the Eastern Fence of Elland Wood, and continuing to the South-eastern Corner of a Field No. 1,046, the Property of the Earl of Scarborough; then turning Eastward along the South Fence of a Field No. 1,044, to its Junction with Exley Lane, it continues on the East Side of Exley Lane to its Junction with the Halifax and Wakefield Turn-H 3

pike Road; thence running on the North Side of the said Halifax and Wakefield Turnpike Road to the North-eastern Side of the Lancashire and Yorkshire Railway, it continues on the North-eastern Side of the said Lancashire and Yorkshire Railway as far as the Western Fence of the Property of the Reverend J. Dine, Nos. 883 and 884 on the said Township Plan first described.

WALLASEY.

Provisional Order for the Application of the Public Health Act, 1848, to the District of Wallasey, in the County of Chester.

GENERAL BOARD OF HEALTH.

WHEREAS in pursuance of the Public Health Act, 1848, the General Board of Health, upon the joint Petition of not less than One Tenth of the Inhabitants rated to the Relief of the Poor of and within the Township of Poulton-cum-Seacombe, in the Parish of Wallasey, in the County of Chester, (the Number of the said Petitioners exceeding Thirty in the whole,) directed Robert Rawlinson, One of their Superintending Inspectors, to visit the said Township, and to make public Inquiry, and to examine Witnesses as to the Sewerage, Drainage, and Supply of Water, the State of the Burial Grounds, the Number and sanitary Condition of the Inhabitants, and as to any Local Acts of Parliament in force within the said Township for paving, lighting, cleansing, watching, regulating, supplying with Water, or improving the said Township, or having relation to the Purposes of the said Act; also as to the natural Drainage Areas, and the existing parochial or other local Boundaries, and the Boundaries which might be most advantageously adopted for the Purposes of the said Act.

And whereas the said Superintending Inspector, having previously given the Notices required by the said Act, proceeded upon the said Inquiry in the Manner directed by the said Act, and hath reported in Writing to the said General Board upon the several Matters with respect to which he was so directed to inquire as aforesaid, and upon certain other Matters in respect of which he deemed it expedient to report for the Purposes of the said Act.

And whereas Copies of the said Report, accompanied by a Notice, stating that, within the Time directed by the said Act, written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as required by the said Act, and the Time for forwarding such Statements has now elapsed, and all such Statements as have been received by the said Board have been duly deposited as required by that Act.

And whereas it having appeared to the said General Board that the Boundaries which might be most advantageously adopted for the Purposes of the said Act were not the same as those of the said Township with respect to which the said Inquiry had been made, the said Board caused the said Robert Rawlinson to visit the Parts within the Boundaries proposed to be adopted for the

Purposes of the said Act.

And whereas the said Superintending Inspector, after having given such Notice as is required by the said Act, did hear all Persons desirous of being heard before him on the Subject of the said Report, and did make further Inquiry and Report according to the Directions of the said Board.

And whereas Copies of such further Report, accompanied by a Notice, stating that, within the Time directed by the said Act, written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as required by the said Act, and the Time for forwarding such Statements has now elapsed, and all such Statements as have been received by the said Board have been duly deposited as required by that Act.

And whereas it appears upon such Reports that there is a certain Local Act in force within the said Township having relation to the Purposes of the said Public Health Act, that is to say,

An Act passed in the Eighth Year of the Reign of Her present Majesty Queen Victoria, intituled "An Act for paving, lighting, watching, cleansing, and otherwise im-

" proving the Parish of Wallasey, in the County of Chester; and for establishing a Police, and also a Market, within

" the said Parish; and for other Purposes."

And whereas it appears to the said General Board to be expedient that the said Public Health Act should be applied to a District included within the same Boundaries as those of the herein-before recited Local Act, subject to the Extension hereafter mentioned, being the Boundaries within which the said Inquiry and further Inquiry have been made, and that Provision should be made in respect to the said Local Act of Parliament, and the Repeal, Alteration, Extension, and future Execution thereof; but the same cannot be done without the Authority of Parliament.

Now, therefore, in pursuance of the Powers vested in the said Board by the Public Health Act, 1848, We, the said General Board of Health, do, by this Provisional Order under our Hands and official Seal, direct, That from and after the Day appointed for the First Election of the Local Board of Health by any Act of Parliament confirming this Order:—

- 1. The Public Health Act, and every Part thereof, except the Sections numbered 50 and 109 in the Copies of that Act printed by Her Majesty's Printers, shall apply to the Area comprised within the Jurisdiction of the Commissioners under the herein-before recited Local Act, and to the Strand or Shore between High and Low Water Mark of the Irish Sea, bounding such Part of the said Area as is in the Township of Wallasey, subject to any Rights of the Crown therein; and such Area so extended shall constitute a District called the Wallasey District, for the Purposes of the said Public Health Act.
- The Local Board of Health shall consist of Fifteen Persons, of whom Six shall be elected by the Owners of and Ratepayers in respect of Property in the Township of Poultonth 4

cum-Seacombe, Six by the Owners of and Ratepayers in respect of Property in the Township of Liscard, and the remaining Three by Owners of and Ratepayers in respect

of Property in the Township of Wallasey.

3. One Third in Number of the said Local Board shall go out of Office on the Day next after the Expiration of a Year from the Day appointed by Parliament for the First Election of the said Local Board, and so on annually; so that Two of the Members elected for the Townships of Poulton-cum-Seacombe and Liscard respectively, and One of the Members elected for the Township of Wallasey, shall go out every Year.

- 4. Every Person shall, when elected, and while he continues a Member of the said Local Board, be resident, as in the Public Health Act, 1848, is required, and be possessed of Real or Personal Estate, or both, to the Amount of not less than One thousand Pounds, or shall be so resident and rated to the Relief of the Poor of the said Parish, or of some Township or Place of which some Part is within the said District, upon an annual Value of not less than Thirty Pounds.
- 5. At the First Election of the said Local Board, Isaac Penny, Esquire, of Poulton-cum-Seacombe, within the aforesaid District of Wallasey, shall perform the Duties which it may be requisite for him to perform in conducting the said First Election; and in case the said Isaac Penny, from Illness or other sufficient Cause, shall be unable to discharge such Duties, or shall be absent, or shall refuse to act, then Henry Pooley, Esquire, of Liscard, likewise within the District of Wallasey aforesaid, shall perform such of the said Duties as then remain to be performed.

6. The Fourteen Days Notice of Qualification required by the Public Health Act, 1848, to be given by Owners of Property in order to entitle them to vote at the said First Election shall be given to said Isaac Penny, at his Dwelling House in Poulton-cum-Seacombe, within the aforesaid District of Wallasey; or in case he shall refuse or be unable to receive the same, then to the said Henry Pooley, at his Dwelling House in Liscard, likewise within the

District of Wallasey aforesaid.

7. The Parts of the said Local Act specified in the Schedule to this Order shall be repealed, except in so far as the same repeal any other Act or Acts of Parliament.

8. All the Powers of the Commissioners under the said Local
Act shall cease, and those of their Officers shall cease from
the Time appointed by Order under the Hands and Seal

of Office of the said Local Board.

9. Such of the said Powers as are granted by the unrepealed Parts of the said Local Act shall, so far as the same are not repugnant to or inconsistent with the said Public Health Act, or this Order, or any Byelaw lawfully made under the said Public Health Act, be transferred to the said Local Board of Health, and the Officers of the said Local Board, and shall be exercised in the same Manner as if such Powers had been granted by the said Public Health Act.

- 10. The said Local Board shall be the Commissioners for executing the unrepealed Parts of the said Local Acts. And they shall have the like Powers of nominating and electing out of their own Body Persons to be Trustees of the Birkenhead Docks, under the Provisions of an Act of the 11th and 12th Vict. c. 141., intituled "An Act to amend the "several Acts relating to the Birkenhead Commissioners "Docks, and to transfer the several Powers of the said "Commissioners to a Corporate Body to be entitled the "Trustees of the Birkenhead Docks, and for other Purposes," as are thereby vested in the Commissioners under the said Local Act.
 - 11. The Provisions (except as aforesaid) of the said Public Health Act may, whenever practicable, be applied to anything which shall arise under the unrepealed Parts of the said Local Act, and such unrepealed Parts shall be incorporated with the said Public Health Act.

12. All Property and Estate whatsoever of the Commissioners under the said Local Act shall be transferred to the said Local Board of Health, and shall be held by them upon the the same Trusts and for the same Purposea as by such Commissioners.

- 13. All Debts, Monies, and Securities for Money, contracted or payable by such Commissioners, shall be satisfied by the said Local Board out of such Parts of the said transferred Property and Estate as would have been chargeable therewith if this Order had not been made, and shall be paid and satisfied by the said Local Board as by such Commissioners.
- 14. Provided always, that if such Property and Estate be insufficient, the Deficiency shall be charged upon the Rates leviable under the said Public Health Act, in the Parts only which would have been chargeable with such Deficiency if this Order had not been made.

15. Provided also, that if such Property and Estate be more than sufficient, the Surplus shall be applied to the Use of the same Parts and to the same Purposes as it would have been if this Order had not been made.

16. All Expenses which shall be incurred by the said Local Board of Health under the unrepealed Parts of the said Local Act, and not defrayed out of the Monies arising under that Local Act, shall be deemed to be Expenses incurred under the said Public Health Act, and shall be defrayed out of the Rates under that Act (as the Nature of the Case may require); and the Monies necessary to be raised for the Purposes of such Local Act may be raised as under the said Public Health Act.

17. The Sections of the Towns Police Clauses Act, 1847, with respect to—

The Appointment and the Powers, Duties, and Privileges of Constables;

And

And Obstructions and Nuisances in the Streets, and Fires, and Places of public Resort, and Hackney Carriages; And with respect to public Bathing;

And the Sections of the Towns Improvement Clauses Act,

1847, with respect to-

Naming the Streets and numbering the Houses, and improving the Line of the Streets and removing Obstructions;

And ruinous or dangerous Buildings;

And Precautions during the Construction and Repair of Sewers, Streets, and Houses;

And the Section with respect to the Prevention of Nuisances, numbered 104;

And the Sections with respect to the Prevention of Smoke:

And the Sections with respect to the Construction of Houses for Prevention of Fire:

And the Sections with respect to supplying Buildings with fresh Air, numbered 110 and 111;

And Clocks;

And so much of the Sections with respect to Things to be done by the Commissioners by Special Order only, as relate to Baths and Wash-houses, except so much of the said last-mentioned Sections as requires any Special Order in respect to the Matters contained therein;

And the Sections of the Markets and Fairs Clauses Act, 1847, with respect to the Construction of the Market or Fair and the Works connected therewith, except so much thereof as relates to Lands taken compulsorily;

And the holding of the Market or Fair, and the Protection thereof:

And Slaughter-houses:

And with respect to weighing Goods and Carts;

And Stallages, Rents, and Tolls;

And Byelaws;

Shall be incorporated with so much of the said Local Act as remains unrepealed by this Order, and with the said Public Health Act, as applied to the said Town by this Order, and any Act of Parliament confirming the same; and the Expression "the Special Act," used in the said Sections, shall be construed to mean the unrepealed Part of the said Local Act, and the said Public Health Act so applied; and the Expression "Limits of the Special Act," used in the same Sections, shall be construed to mean the District constituted by this Order; and the Expression "the Commissioners," used in the said Sections, shall mean the said Local Board.

18. The said Local Board may exercise with regard to Horses, Mules, or Asses let for Hire the same Powers as to the licensing of the Owners, Drivers, or Persons attending upon the same, and as to their Regulation, and for imposing Penalties Penalties upon such Persons, as they are empowered to exercise in the Case of Hackney Carriages and the Drivers thereof.

- 19. Provided always, that this Order, and the Repeal of the Parts of the said Local Act mentioned in the Schedule thereto, shall not prejudicially affect anything done under that Act before the passing of any Act of Parliament confirming this Order, but notwithstanding this Order and the Schedule thereto, all such Things shall be as valid, with reference to the said Local Board of Health, as if the same had been done with reference to that Board, and may be dealt with in the same Manner in all respects as if they related to that Board instead of such Commissioners.
- 20. Provided also, that this Order, and the Repeal of the Parts of the said Local Act mentioned in the Schedule thereto, shall be without Prejudice to any Penalties incurred under that Act, but all such Penalties may be recovered by the said Local Board of Health, according to the Provisions of this Order.

Given under our Hands and under the Seal of the General Board of Health, this Ninth Day of November, in the Year of our Lord One thousand eight hundred and fifty-two.

(Signed)

(L.S.)

SHAFTESBURY.
EDWIN CHADWICK.
T. SOUTHWOOD SMITH.

Schedule to which this Order refers.

The parts of the Local Act referred to in this Order to be repealed are as follows; that is to say,

The Sections numbered respectively in the Copies of the said Act printed by the Queen's Printers, 1 to 5, 7 to 16, all inclusive; 18 to 62, 64 to 68, 70 to 83, 90 to 117, 119 to 141, 143 to 152, 157 to 165, 172 to 181, 183 to 186, 189 to 191, and 199 to 235, all inclusive; so much of 236 and 237 as relates to Drivers of Hackney Carriages; 238, 239, so much of 240, 242, and 243 as relates to Drivers of Hackney Carriages; 241, 244, 245, except so much as provides for the Regulation of Loads, Rates, Fares, and Prices of Errand, Message, or Luggage Porters, and their Behaviour and Conduct, and the Punishment of the same; 247 to 250, 252 to 255, 258 to 277, 281 to 292, 295 to 299, 301 to 323, all inclusive; 325, 326, and 328.

And so much of any unrepealed Part of the said Act as fixes the Amount of any Penalty for any Offence under the said Act, wherever the Penalty for such Offence is fixed by the Public Health Act, or any Act hereby incorporated therewith, or by any Byelaw of the Local Board of Health, at an Amount other than that fixed by the said Local Act.

DUDLEY.

Provisional Order for the Application of the Public Health Act, 1848, to the Parish of Dudley, in the County of Worcester.

GENERAL BOARD OF HEALTH.

Whereas it having been ascertained from the last Return for the Time being, made up by the Registrar General of Births, Deaths, and Marriages, that the annual Number of Deaths within the Boundaries of the Parish of Dudley has on the Average of Seven Years exceeded the Proportion of Twenty-three to a Thousand of the Population of such Parish, the General Board of Health directed William Lee, One of their Superintending Inspectors, to visit the said Parish, and to make public Inquiry, and to examine Witnesses, as to the Sewerage, Drainage, and Supply of Water, the State of the Burial Grounds, the Number and sanitary Condition of the Inhabitants, and as to any Local Acts of Parliament in force within the said Parish for paving, lighting, cleansing, watching, regulating, supplying with Water, or improving the said Parish, or having relation to the Purposes of the said Act; also as to the natural Drainage Areas, and the existing parochial or other local Boundaries, and the Boundaries which might be most advantageously adopted for the Purposes of the said Act.

And whereas the said Superintending Inspector, having previously given the Notices required by the said Act, proceeded upon the said Inquiry in the Manner directed by the said Act, and hath reported in Writing to the said General Board upon the several Matters with respect to which he was so directed to inquire as aforesaid, and upon certain other Matters in respect of which he deemed it expedient to report for the Purposes of the said Act.

And whereas Copies of the said Report, accompanied by a Notice, stating that, within the Time directed by the said Act, written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as required by the said Act, and the Time for forwarding such Statements has now elapsed, and no such Statements have been received by the said Board.

And whereas it appears upon such Report that there is a certain Local Act in force within the said Parish having relation to the Purposes of the said Public Health Act, that is to say,

An Act passed in the Thirty-first Year of the Reign of King George the Third, intituled "An Act for paving, cleansing,

" lighting, watching, and otherwise improving the Town

" of Dudley, in the County of Worcester, and for better supplying the said Town with Water."

And whereas from such Report it appears that the official Registers show an excessive Rate of Mortality in the Parish, and that the Health of the Parish would be much improved by proper

Supplies of Water for domestic and sanitary Purposes; by efficient Drainage of Houses and Courts; by the Abolition of open Cesspools,

pools, and the Substitution of Soil-pan Apparatus, with Water for carrying off House Refuse; by better paving and cleansing of Streets, Courts, and Alleys; and that such Improvements may be carried out with great pecuniary Saving to the Inhabitants.

And whereas it appears to the said General Board to be expedient that the said Public Health Act should be applied to the said Parish, and that Provision should be made in respect to the said Local Act of Parliament, and the Repeal, Alteration, Extension, and future Execution thereof: but the same cannot be done without the Authority of Parliament.

Now, therefore, in pursuance of the Powers vested in the said Board by the Public Health Act, 1848, We, the said General Board of Health, do, by this Provisional Order under our Hands and official Seal, direct, That from and after the Day appointed for the First Election of the Local Board of Health by any Act of Parliament confirming this Order :-

1. The Public Health Act, and every Part thereof, except the Section numbered 50 in the Copies of that Act printed by Her Majesty's Printers, shall apply to the Parish of Dudley, in the County of Worcester.

2. The Local Board of Health for the said Parish shall consist of Fifteen Persons, all of whom shall be elected for the

whole of the said Parish.

3. One Third in Number of the said Local Board shall go out of Office on the Day next after the Expiration of a Year from the Day appointed by Parliament for the First Election of the said Local Board, and so on annually.

- 4. Every Person shall, when elected, and while he continues a Member of the said Local Board, be resident as in the Public Health Act, 1848, is required, and be possessed of Real or Personal Estate, or both, to the Amount of not less than One thousand Pounds, or shall be so resident and rated to the Relief of the Poor of the said Parish, or of some Township or Place of which some Part is within the said District, upon an annual Value of not less than Thirty Pounds.
- 5. At the First Election of the said Local Board, the Reverend James Caulfeild Browne, D.C.L., Vicar of Dudley, shall perform the Duties which it may be requisite for him to perform in conducting the said First Election; and in case the said James Caulfeild Browne, from Illness or other sufficient Cause, shall be unable to discharge such Duties, or shall be absent, or shall refuse to act, then Joseph Green Bourne, Esq., Solicitor, Dudley, shall perform such of the said Duties as then remain to be performed.

6. The Fourteen Days Notice of Qualification required by the Public Health Act, 1848, to be given by Owners of Property in order to entitle them to vote at the said First Election shall be given to the said James Caulfeild Browne. at his Residence, the Vicarage, Dudley; or in case he shall refuse or be unable to receive the same, then to the aforesaid Joseph Green Bourne, at his Residence, likewise within the District of Dudley aforesaid.

7. The

- 7. The Parts of the said Local Act specified in the Schedule to this Order shall be repealed, except in so far as relates to any Exemptions from Rates contained therein, and except so far as the same repeal any other Act or Acts of Parliament.
- 8. All the Powers of the Commissioners under the said Local Act shall cease, and those of their Officers shall cease, from the Time appointed by Order under the Hands and Seal of Office of the said Local Board.
- 9. Such of the said Powers as are granted by the unrepealed Parts of the said Local Act shall, so far as the same are not repugnant to or inconsistent with the said Public Health Act, or this Order, or any Byelaw lawfully made under the said Public Health Act, be transferred to the said Local Board of Health, and the Officers of the said Local Board, and shall be exercised in the same Manner as if such Powers had been granted by the said Public Health Act.

The said Local Board shall be the Commissioners for executing the unrepealed Parts of the said Local Acts.

- 11. The Provisions (except as aforesaid) of the said Public Health Act may, whenever practicable, be applied to anything which shall arise under the unrepealed Parts of the said Local Act, and such unrepealed Parts shall be incorporated with the said Public Health Act, and shall be extended to the whole of the said Parish.
- 12. All Property and Estate whatsoever of the Commissioners under the said Local Act shall be transferred to the said Local Board of Health, and shall be held by them upon the same Trusts and for the same Purposes as by such Commissioners.
- 13. All Debts, Monies, and Securities for Money, contracted or payable by such Commissioners, shall be satisfied by the said Local Board out of such Parts of the said transferred Property and Estate as would have been chargeable therewith if this Order had not been made, and shall be paid and satisfied by the said Local Board as by such Commissioners.
- 14. Provided always, that if such Property and Estate be insufficient, the Deficiency shall be charged upon the Rates leviable under the said Public Health Act, in the Parts only which would have been chargeable with such Deficiency if this Order had not been made.

15. Provided also, that if such Property and Estate be more than sufficient, the Surplus shall be applied to the Use of the same Parts and to the same Purposes as it would have been if this Order had not been made.

16. All Expenses which shall be incurred by the said Local Board of Health under the unrepealed Parts of the said Local Act, and not defrayed out of the Monies arising under that Local Act, shall be deemed to be Expenses incurred under the said Public Health Act, and shall be defrayed out of the Rates under that Act (as the Nature of the Case may require); and the Monies necessary to be raised

raised for the Purposes of such Local Act may be raised as under the said Public Health Act.

- 17. Provided always, that this Order, and the Repeal of the Parts of the said Local Act mentioned in the Schedule thereto, shall not prejudicially affect anything done under that Act before the passing of any Act of Parliament confirming this Order, but notwithstanding this Order and the Schedule thereto, all such Things shall be as valid, with reference to the said Local Board of Health, as if the same had been done with reference to that Board, and may be dealt with in the same Manner in all respects as if they related to that Board instead of such Commissioners.
- 18. Provided also, that this Order, and the Repeal of the Parts of the said Local Act mentioned in the Schedule thereto, shall be without Prejudice to any Penalties incurred under that Act, but all such Penalties may be recovered by the said Local Board of Health, according to the Provisions of this Order.

Given under our Hands and under the Seal of the General Board of Health, this Twenty-second Day of November, in the Year of our Lord One thousand eight hundred and fifty-two.

(Signed)

SHAFTESBURY.

(L.S.)

EDWIN CHADWICK. T. SOUTHWOOD SMITH.

Schedule to which this Order refers.

The Parts of the Local Act referred to in this Order to be repealed are as follows; that is to say:—

The Sections numbered respectively in the Copies of the said Act printed by the King's Printers, 1 to 12, both inclusive; 14,

15, 31 to 51, both inclusive.

And so much of any unrepealed Part of the said Act as fixes the Amount of any Penalty for any Offence under the said Act, wherever the Penalty for such Offence is fixed by the Public Health Act, or any Act hereby incorporated therewith, or by any Byelaw of the Local Board of Health, at an Amount other than that fixed by the said Local Act.

BARNSLEY.

Provisional Order for the Application of the Public Health Act, 1848, to the District of Barnsley, in the County of York.

GENERAL BOARD OF HEALTH.

WHEREAS in pursuance of the Public Health Act, 1848, the General Board of Health, upon the joint Petition of not less than One Tenth of the Inhabitants rated to the Relief of the Poor of and within the Township of Barnsley, in the County of York, (the Number of the said Petitioners exceeding Thirty in the whole,) directed William Ranger, One of their Superintending Inspectors, to visit the said Township, and to make public Inquiry, and to examine Witnesses, as to the Sewerage, Drainage, and Supply of Water, the State of the Burial Grounds, the Number and Southing

Condition of the Inhabitants, and as to any Local Acts of Parliament in force within the said Township for paving, lighting, cleansing, watching, regulating, supplying with Water, or improving the said Township, or having relation to the Purposes of the said Act; also as to the natural Drainage Areas, and the existing parochial or other local Boundaries, and the Boundaries which might be most advantageously adopted for the Purposes of the said Act.

And whereas the said Superintending Inspector, having previously given the Notices required by the said Act, proceeded upon the said Inquiry in the Manner directed by the said Act, and hath reported in Writing to the said General Board upon the several Matters with respect to which he was so directed to inquire as aforesaid, and upon certain other Matters in respect of which he deemed it expedient to report for the Purposes of the said Act.

And whereas Copies of the said Report, accompanied by a Notice, stating that, within the Time directed by the said Act, written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as required by the said Act, and the Time for forwarding such Statements has now elapsed, and all such Statements as have been received by the said Board have been duly deposited as required by that Act.

And whereas it appears upon such Report that there is a certain Local Act in force within the said Township having relation to the Purposes of the said Public Health Act, that is to say,

An Act passed in the Third Year of the Reign of King George the Fourth, intituled "An Act for lighting, "paving, cleansing, watching, and improving the Town "of Barnsley, in the West Riding of the County of "York."

And whereas it appears to the said General Board to be expedient that the said Public Health Act should be applied to the said Township, and that Provision should be made in respect to the said Local Act of Parliament, and the Repeal, Alteration, Extension, and future Execution thereof; but the same cannot be done without the Authority of Parliament.

Now, therefore, in pursuance of the Powers vested in the said Board by the Public Health Act, 1848, We, the said General Board of Health, do, by this Provisional Order under our Hands

and official Seal, direct,

That from and after the Day appointed for the First Election of the Local Board of Health by any Act of Parliament confirming this Order:—

- The Public Health Act, and every Part thereof, except the Section numbered 50 in the Copies of that Act printed by Her Majesty's Printers, shall apply to the said Township.
- The Local Board of Health shall consist of Eighteen Persons, to be elected for the whole of the said Township.
- One Third in Number of the said Local Board shall go out of Office on the Day next after the Expiration of a

Year from the Day appointed by Parliament for the First Election of the said Local Board, and so on annually.

4. Every Person shall, when elected, and while he continues a Member of the said Local Board, he resident, as in the Public Health Act, 1848, is required, and be possessed of Real or Personal Estate, or both, to the Amount of not less than One thousand Pounds, or shall be so resident and rated to the Relief of the Poor of the said Township, or of some Township or Place of which some Part is within the said District, upon an annual Value of not less than Thirty Pounds.

5. At the First Election of the said Local Board, William Harrison Peacock, of Barnsley, Solicitor, shall perform the Duties which it may be requisite for him to perform in conducting the said First Election; and in case the said William Harrison Peacock, from Illness or other sufficient Cause, shall be unable to discharge such Duties, or shall be absent, or shall refuse to act, then the Clerk for the Time being to the Guardians of the Poor for the Union of Barnsley, in the said County of York, shall perform such of the said Duties as then remain to be performed.

6. The Fourteen Days Notice of Qualification required by the Public Health Act, 1848, to be given by Owners of Property in order to entitle them to vote at the said First Election shall be given to the said William Harrison Peacock, at his Office in Barnsley; or in case he shall refuse or be unable to receive the same, then to the said Clerk to the said Union, at his Office in Barnsley aforesaid.

7. The Parts of the said Local Act specified in the Schedule to this Order shall be repealed, except in so far as the same

repeal any other Act or Acts of Parliament.

 All the Powers of the Commissioners under the said Local Act, and those of their Officers and Scrvants, shall wholly cease.

9. Such of the said Powers as are granted by the unrepealed Parts of the said Local Act shall, so far as the same are not repugnant to or inconsistent with the said Public Health Act, or this Order, or any Byelaw lawfully made under the said Public Health Act, be transferred to the said Local Board of Health, and the Officers of the said Local Board, and shall be exercised in the same Manner as if such Powers had been granted by the said Public Health Act.

The said Local Board shall be the Commissioners for executing the unrepealed Parts of the said Local Act.

11. The Provisions (except as aforesaid) of the said Public Health Act may, whenever practicable, be applied to anything which shall arise under the unrepealed Parts of the said Local Act, and such unrepealed Parts shall be incorporated with the said Public Health Act, and shall extend to the whole of the said Township.

12. All Property and Estate whatsoever of the Commissioners under the said Local Act shall be transferred to the said Local Board of Health, and shall be held by them upon 16 & 17 Vict.

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the same Trusts and for the same Purposes as by such Commissioners.

- 13. All Debts, Monies, and Securities for Money, contracted or payable by such Commissioners, shall be satisfied by the said Local Board out of such Parts of the said transferred Property and Estate as would have been chargeable therewith if this Order had not been made, and shall be paid and satisfied by the said Local Board as by such Commissioners.
- 14. Provided always, that if such Property and Estate be insufficient, the Deficiency shall be charged upon the Rates leviable under the said Public Health Act, in the Parts only which would have been chargeable with such Deficiency if this Order had not been made.

15. Provided also, that if such Property and Estate be more than sufficient, the Surplus shall be applied to the Use of the same Parts and to the same Purposes as it would have been if this Order had not been made.

16. All Expenses which shall be incurred by the said Local Board of Health under the unrepealed Parts of the said Local Act, and not defrayed out of the Monies arising under that Local Act, shall be deemed to be Expenses incurred under the said Public Health Act, and shall be defrayed out of the Rates under that Act (as the Nature of the Case may require); and the Monies necessary to be raised for the Purposes of such Local Act may be raised as under the said Public Health Act.

 The Sections of the Towns Improvement Clauses Act, 1847, with respect to—

Naming the Streets, and numbering the Houses;

Improving the Line of the Streets, and removing Obstructions;

Ruinous or dangerous Buildings;

Precautions during the Construction and Repair of the Sewers, Streets, and Houses;

The Abatement of Nuisances, numbered 104, 105, and 106:

The Prevention of Smoke:

The Construction of Houses for the Prevention of Fire;

The supplying Buildings with fresh Air;

Public Bathing Places and Drying Grounds, except so much thereof as requires any Special Order for doing anything contained therein; Clocks:

And also the Sections of Towns Police Clauses Act, 1847, with respect to—

The Appointment, Powers, Duties, and Privileges of Constables;

Obstructions and Nuisances in the Streets;

Fires:

Places of Public Resort;

Hackney Carriages;

Byelaws:

And (in the event of the Purchase by the said Local Board acting as Commissioners in the Execution of the unrepealed Parts of the said Local Act, of Market and Fair Rights, and other Matters and Things pertaining thereto under the 74th Section of the said Local Act) the Sections of the Markets and Fairs Clauses Act, 1847, with respect to the Construction of the Market or Fair and the Works connected therewith, except so much thereof as relates to Lands taken compulsorily; and the holding of the Market or Fair, and the Protection thereof:

And Slaughter-houses,

And weighing Goods and Carts, And Stallages, Rents, and Tolls,

And Byelaws: Shall be incorporated with so much of the said Local Act as remains unrepealed by this Order, and with the said Public Health Act, as applied to the said Township by this Order, and any Act of Parliament confirming the same; and the Expression "the Special Act," used in the said Sections, shall be construed to mean the unrepealed Parts of the said Local Act, and the said Public Health Act so applied; and the Expression "Limits of the Special Act," used in the same Sections, shall be construed to mean the District constituted by this Order; and the Expression "the Commissioners," used in the said Sections. shall mean the said Local Board.

- 18. Provided always, that this Order, and the Repeal of the Parts of the said Local Act mentioned in the Schedule to this Order, shall not prejudicially affect anything done under that Act before the passing of any Act of Parliament confirming this Order, but notwithstanding this Order and the Schedule thereto, all such Things shall be as valid, with reference to the said Local Board of Health, as if the same had been done with reference to that Board, and may be dealt with in the same Manner in all respects as if they related to that Board instead of such Commissioners.
- 19. Provided also, that this Order, and the Repeal of the Parts of the said Local Act mentioned in the Schedule hereto. annexed, shall be without Prejudice to any Penalties incurred under that Act, but all such Penalties may be recovered by the said Local Board of Health, according to the Provisions of this Order.

Given under our Hands and under the Seal of the General Board of Health, this Ninth Day of November, in the Year of our Lord One thousand

eight hundred and fifty-two.

SHAFTESBURY, (Signed) (L.S.) EDWIN CHADWICK. T. SOUTHWOOD SMITH.

Schedule to which this Order refers.

The Parts of the Local Act referred to in this Order to be repealed are as follows; that is to say:-The The Sections numbered respectively in the Copies of the said Act printed by the Queen's Printers, 1 to 34, 37 to 39, 43 to 60, all inclusive; 61, 62, 65 to 73, 75 to 92, 94 to 96, and 99 to 141, all inclusive.

And so much of any unrepealed Part of the said Act as fixes the Amount of any Penalty for any Offence under the said Act, wherever the Penalty for such Offence is fixed by the Public Health Act, or any Act hereby incorporated therewith, or by any Byelaw of the Local Board of Health, at an Amount other than that fixed by the said Local Act.

DORCHESTER.

Provisional Order for the Application of the Public Health Act to the Borough of Dorchester, in the County of Dorset.

GENERAL BOARD OF HEALTH.

Whereas it having been ascertained from the last Return, for the Time being, made up by the Registrar General of Births, Deaths, and Marriages, from the Deaths registered in a Period of not less than Seven Years, to wit, the Period commencing the First Day of September in the Year of our Lord 1838 and ending on the Thirty-first Day of August in the Year of our Lord 1844, that the Number of Deaths annually within the Boundaries of the Four Parishes of All Saints, St. Peter, Holy Trinity, and Fordington, in the County of Dorset, within which is situate the Borough of Dorchester, has on an Average exceeded during that Period the Proportion of Twenty-three to a Thousand of the Population of such Parishes, the General Board of Health have directed Robert Rawlinson, One of their Superintending Inspectors, to visit the said Parishes, and to make public Inquiry, and to examine Witnesses as to the Sewerage, Drainage, and Supply of Water, the State of the Burial Grounds, the Number and sanitary Condition of the Inhabitants, and as to any Local Acts of Parliament in force within the said Parishes, for paving, lighting, cleansing, watching, regulating, supplying with Water. or improving the said Parishes, or having relation to the Purposes of the said Act; and also as to the natural Drainage Areas, and the existing municipal, parochial, or other local Boundaries, and the Boundaries which might be most advantageously adopted for the Purposes of the said Public Health Act.

And whereas the said Superintending Inspector, having previously given the Notices directed by the said Act, proceeded upon the said Inquiry in the Manner directed by the said Act, and hath reported in Writing to the said General Board upon the several Matters with respect to which he was directed to inquire, and upon certain other Matters in respect of which he deemed it expedient to report for the Purposes of that Act.

And whereas Copies of the said Report, accompanied by a Notice, stating that written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as directed by the Public Health Act, and the Time for forwarding such State-

ments

ments has now elapsed, and no such Statements have been received by the said Board.

And whereas it having appeared to the said General Board that the Boundaries which might be most advantageously adopted for the Purposes of the said Act were not the same as those of the said Town with respect to which the said Inquiry had been made, the said Board caused the said Robert Rawlinson to visit the Parts within the Boundaries proposed to be adopted for the Purposes of the said Act.

And whereas the said Superintending Inspector, after having given such Notice as is required by the said Act, did hear all Persons desirous of being heard before him on the Subject of the said Report, and did make further Inquiry and Report according

to the Directions of the said Board.

And whereas Copies of such further Report, accompanied by a Notice, stating that, within the Time directed by the said Act, written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as required by the said Act, and the Time for forwarding such Statements has now clapsed, and no such Statements have been received by the said Board.

And whereas it appears upon such Report and further Report, that there is a certain Local Act of Parliament in force within the said Parishes, having relation to the Purposes of the said

Public Health Act, (that is to say,)

An Act passed in the Fourth Year of the Reign of King William the Fourth, intituled "An Act for better paving, "cleansing, lighting, watching, watering, and otherwise "improving the Streets and other public Passages and "Places within the Borough of Dorchester, in the County "of Dorset, and the Tithing of Colliton Row, in the Town of Dorchester aforesaid."

And whereas the said Parishes wholly include the Municipal Borough of Dorchester, as the Boundaries thereof were fixed for the Purposes of an Act passed in the Sixth Year of the Reign of King William the Fourth, intituled "An Act to provide for the "Regulation of Municipal Corporations in England and Wales."

And whereas, on such Report and further Report, it appears that in the said Borough epidemic, endemic, and contagious Diseases prevail, and the average Mortality is excessive; that the local governing Bodies of the Borough are limited as to the Area of their Jurisdiction, and deficient as to Power; that there is no proper System of Sewers nor Drains; that Streets are unpaved and in a dirty Condition; that lighting in the Suburbs is not so general as it ought to be for Safety and Comfort; that Streets are confined, Yards are without adequate Means of Ventilation, and that many of the Houses and Room Tenements inhabited by the Poor are in a most neglected, wretched, and filthy Condition; that Immorality, Dissipation, Disease, and Pauperism are the Consequences; that there is a high Rate of Mortality; and that the Cost to the Ratepayers consequent upon such a State is excessive; that there are many Middens crowded upon Dweling Houses, and even under Sleeping Rooms; that the Graveyards yards are unduly crowded; that better Arrangements for paving, cleansing, and regulating the Streets should be made; that more stringent Regulations for the slaughtering of Cattle and Sheep will be an Advantage; that Power to close objectionable Dwellings and Room Tenements is needed, as also to regulate Common Lodging Houses; that Power to erect Baths, Wash-houses, and Model Lodging Houses may be exercised for the general Benefit of the Ratepayers.

And whereas for all these Reasons it appears to the said General Board of Health to be expedient that the said Public Health Act, except as herein-after mentioned, should be applied to the said Borough; and that Provision should be made with respect to the said Local Act of Parliament, and the partial Repeal, Alteration, Extension, and further Execution thereof; but the same cannot be done without the Authority of Parliament.

Now, therefore, in pursuance of the Power vested in the said Board by the Public Health Act, 1848, We, the said General Board of Health, do, by this Provisional Order under our Hands and Seal of Office, direct:—

That from the passing of any Act of Parliament confirming this

Order,-

- 1. In the Construction of this Order, and of the Sections of the several Acts of Parliament incorporated therewith, the same Meanings shall be assigned to certain Expressions which are assigned to them in and by the Section numbered 2 in the Copies of "The Public Health Act, 1848," printed by Her Majesty's Printer, unless such Meanings be repugnant to or inconsistent with the Context or Subject Matter in which such Expressions occur.
- So much of "The Public Health Act, 1848," as relates to Corporate Districts shall apply to the Area comprised within the Boundaries of the said Borough of Dorchester.

 The Mayor, Aldermen, and Burgesses of the said Borough shall be, by the Council of the said Borough, the Local Board of Health for the District hereby constituted.

- 4. The Parts of the said Local Act specified in the Schedule to this Order shall be repealed, except in so far as relates to any Matter or Thing done before the passing of any Act of Parliament confirming this Order, and except in so far as the same repeal any other Act or Acts of Parliament.
- 5. The Powers of the Commissioners for the Time being acting in execution of the said Local Act, and of their Officers, shall cease; and such of them as are granted by the unrepealed Parts of the said Local Act shall, so far as the same are not repugnant to, or inconsistent with, the said Public Health Act, or this Order, or any Byelaw which shall be lawfully made under the said Public Health Act, be transferred to the said Local Board of Health, and such of the Officers of the said Local Board as shall be appointed in that Behalf under the said Public Health Act, and shall be exercised in the same Manner, as nearly as may be, as if such Powers had been granted by the said Public Health Act.

- 6. The said Local Board shall be the Commissioners for executing the unrepealed Parts of the said Local Act.
- 7. All Property and Estate whatsoever of the Commissioners acting in the Execution of the said Local Act shall be transferred to the said Local Board of Health, and shall, as near as Circumstances will permit, be held by the said Local Board upon the same Trusts, and for the same Purposes, as by such Commissioners.
- 8. All Debts, Monies, and Securities for Money, payable by such Commissioners, shall be satisfied by the said Local Board within the same Times as they would have been by such Commissioners, out of such Parts of the said transferred Property and Estate as would have been chargeable in respect of the same if this Order had not been made.
- 9. Provided always, that if such Property and Estate be insufficient, the Deficiency shall be charged upon the Rates leviable under the said Public Health Act in the Parts only which would have been chargeable with such Deficiency if this Order had not been made.
- 10. Provided also, that if such Property and Estate be more than sufficient, the Surplus shall be applied to the Parts and Purposes to which the same would have been applied if this Order had not been made.
- 11. All Expenses which shall be incurred by the said Local Board of Health under the unrepealed Parts of the said Local Act, and not defrayed out of the Monies arising under such Local Act, shall be deemed to be Expenses incurred under the said Public Health Act, and shall be defrayed out of the Rates leviable under that Act (as the Nature of the Case may require); and the Monies necessary to be raised for the Purposes of such Local Act may be raised as under the said Public Health Act; and the unrepealed Parts of the said Local Act shall be incorporated with the said Public Health Act, and shall extend to all Parts comprised within the Boundaries of the said Borough.
- 12. The Sections of the Towns Improvement Clauses Act, 1847, with respect to naming the Streets and numbering the Houses, and with respect to improving the Line of the Streets and removing Obstructions, and with respect to ruinous or dangerous Buildings, and with respect to Precautions during the Construction and Repair of the Sewers, Streets, and Houses, and the Sections with respect to the Abstement of Nuisances, numbered 104, 105, and 106 in the Copies of the said Act printed by the Queen's Printers, and the Sections with respect to the Prevention of Smoke, and with respect to the Construction of Houses for the Prevention of Fire, and with respect to supplying Buildings with fresh Air, and with respect to Clocks; and the Sections of the Towns Police Clauses Act, 1847, with respect to Obstructions and Nuisances in the Streets, and with respect to Fires, and with respect to Places of public Resort, shall be incorporated with so much of the said I 4

Local Act as remains unrepealed by this Order, and with the said Public Health Act, as applied to the said Borough by this Order, and any Act of Parliament confirming the same; and the Expression "the Special Act," used in the said Sections, shall be construed to mean so much of the said Local Act as remains unrepealed, and the said Public Health Act so applied as aforesaid; and the Expression "Limits of the Special Act," used in the same Sections, shall be construed to mean the District constituted by this Order, and any Act of Parliament confirming the same; and the Expression "the Commissioners," used in the said Sections, shall mean the said Local Board.

13. Provided always, that this Order, and the Repeal of the Parts of the said Local Act mentioned in the Schedule thereto, shall not prejudicially affect anything done under the said Local Act before the passing of any Act of Parliament confirming this Order; but all such Things shall be as valid with reference to the said Local Board as if the same had been done with reference to that Board instead of the Commissioners acting in execution of the said Local Act, and may be dealt with as if that Board, instead of such Commissioners, had been referred to therein.

14. Provided also, that this Order, and the Repeal of the Parts of the said Local Act mentioned in the Schedule, shall be without Prejudice to any Penalties incurred under the said Local Act, but all such Penalties may be enforced and recovered by the said Local Board of Health according to

the Provisions of this Order.

(L.S.)

Given under our Hands, and under the Scal of the General Board of Health, this Ninth Day of November, in the Year of our Lord One thousand eight hundred and fifty-two.

(Signed)

SHAFTESBURY. EDWIN CHADWICK. T. SOUTHWOOD SMITH.

Schedule to which this Order refers.

The Parts of the said Local Act referred to in this Order to be repealed are as follows:-

The Sections numbered respectively in the Copies of the said Act, printed by the King's Printers, 1 to 26, 31 to 36, 38 to 65, 67 to 74, all inclusive.

And so much of any unrepealed Part of the said Act, or of any Act by this Order incorporated therewith, or with the Public Health Act, 1848, as fixes the Amount of any Penalty for any Offence under any of the said Acts, wherever the Penalty for such Offence shall have been fixed by the Public Health Act, 1848, or by any Byelaw of the Local Board of Health made under the said Public Health Act, at an Amount other than that fixed by any of the said first-mentioned Acts.

WELSHPOOL.

Provisional Order for the Application of the Public Health Act to the District of Welshpool, in the County of Montgomery.

GENERAL BOARD OF HEALTH.

WHEREAS, in pursuance of the Public Health Act, 1848, the General Board of Health, appointed for the Purposes of the said Act have, upon the Petition of not less than One Tenth of the Inhabitants rated to the Relief of the Poor of and within the Boundaries of the Parish of Pool, in the County of Montgomery. (the Number of the said Petitioners greatly exceeding Thirty in the whole,) directed George Thomas Clark, a Superintending Inspector, appointed for the Purposes of the said Act, to visit the said Parish, and to make public Inquiry, and to examine Witnesses as to the Sewerage, Drainage, and Supply of Water. the State of the Burial Grounds, the Number and sanitary Condition of the Inhabitants, and as to any Local Acts of Parliament in force within such Parish for paving, lighting, cleansing, watching, regulating, supplying with Water, or improving the said Parish, or having relation to the Purposes of the said Act; also as to the natural Drainage Areas, and the existing municipal, parochial, or other local Boundaries, and the Boundaries which might be most advantageously adopted for the Purposes of the said Act.

And whereas the said Superintending Inspector, having previously given the Notices directed by the said Act, proceeded upon the said Inquiry in the Manner directed by the said Act, and hath reported in Writing to the said General Board upon the several Matters with respect to which he was so directed to inquire as aforesaid, and upon certain other Matters in respect to which he deemed it expedient to report for the Purposes of the said Act.

And whereas, it having appeared to the said General Board upon such Report that the Boundaries which might be most advantageously adopted for the Purposes of the said Act were not the same as those of the said Parish, the said General Board, in further pursuance of the said Act, caused the same Superintending Inspector (after having given the Notices required by the said Act in that Behalf) to visit the Parts within the Boundaries proposed to be adopted for the Purposes of the said Act, to hear all Persons desirous of being heard before him upon the Subject of the said Report, and to make further Inquiry and Report to the said Board thereon.

And whereas the said Superintending Inspector, having previously given the Notices directed by the said Act in this Behalf, proceeded upon the said further Inquiry in the Manner required by the said Act, and hath made a further Report, as directed by the said General Board.

And whereas it appears to the said General Board to be expedient that the said Act, except as herein-after provided, should be applied to such Parts of the Parish of Pool and the adjoining Parish of Guilsfield as are respectively comprised within the dotted Line referred to and described as "proposed Boundary,"

Boundary," on the Plan appended to and forming Part of the said further Report of the said Superintending Inspector, the same being entirely included within the Boundaries of the Municipal Borough of Pool or Welshpool, as fixed for the Purposes of an Act passed in the Sixth Year of the Reign of King William the Fourth, intituled "An Act to provide for the Regulation of "Municipal Corporations in England and Wales:" but the same cannot bed one without the Authority of Parliament, by reason that the Boundaries to be adopted for the Purposes of the said Act are not the same as those of the Place from whence the said Petition proceeded.

Now, therefore, in pursuance of the Power vested in the said Board by the said Act, We, the General Board of Health appointed for the Purposes of the said Act, do, by this Provisional Order under our Hands and Seal of Office, order and direct :-

- 1. That from and after the passing of any Act of Parliament confirming this present Order, the Public Health Act and every Part thereof, except the Section numbered 50 in the Copies of that Act printed by Her Majesty's Printers, shall apply to and be in force within and throughout the entire Area, Places, and Parts of Places comprised within the dotted Boundary Line on the aforesaid Plan, and the entire Area, Places, and Parts of Places within so much of the Parishes of Pool and Guilsfield as is contained within the dotted Boundary Line on the aforesaid Plan, shall be and constitute One District for the Purposes of the said
- 2. That the Mayor, Aldermen, and Burgesses of the said Borough shall, by the Council of the said Borough, be the Local Board of Health for the said District.
- 3. That forthwith, after the passing of any Act of Parliament confirming this Order, the said Local Board of Health shall, by Order under the Seal of the said Board, and referring or not to a Map or Plan of the said District, ascertain and fix the Part of the said District, within which the Streets, Lanes, Highways, Turnpike and other Roads, Squares, public Passages and Places, Markets, and public Buildings, are to be paved and lighted; and the said Local Board of Health shall and may from Time to Time thereafter, by Orders under the said Seal, and referring or not to a Map or Plan of the said District, vary and alter the Parts of the said District to be so lighted as aforesaid: and the said Parts of the said District so from Time to Time ascertained and fixed as aforesaid, may in all Rates, or legal or other Proceedings or Writings whatsoever, be called "The Welshpool Paved and Lighted District" of the District of Welshpool.
- 4. That from and after the passing of any Act of Parliament confirming this Order, and when the said lighted District shall be ascertained and fixed as aforesaid, the Costs and Expenses of or relating to the paving and lighting of the said lighted District shall be defrayed out of a Rate in the Nature of a General District Rate, to be from Time to Time made and levied upon the Occupier and Occupiers

of all such Kinds of Property, within the said paved and lighted District, exclusively of the rest of the said Borough, as by the Laws in force for the Time being are or may be assessable to any Rate for the Relief of the Poor, and shall be assessed upon the full net annual Value of such Property ascertained by the Rates (if any) for the Relief of the Poor made next before the making of the said Assessment; and the said Rate shall be called "The Welshpool Paving and Lighting Rate," and shall be carried to a separate Account, to be called "The Welshpool Paving and Lighting Fund Account;" and all the Provisions relating to General District Rates in such Part of the said Public Health Act, 1848, as is hereby ordered to be applied to the said District shall, so far as they are not inconsistent with this Order and the several Provisions thereof, apply to the Paving and Lighting Rates to be levied under and in pursuance of the aforesaid Provisions.

Given under our Hands, and under the Seal of the General Board of Health, this Thirtieth Day of January, in the Year of our Lord One thousand eight hundred and fifty-two.

(L.S.)3

(Signed)

SHAFTESBURY. EDWIN CHADWICK. T. SOUTHWOOD SMITH.

CAP. XXV.

An Act for raising the Sum of Seventeen millions seven hundred and forty-two thousand five hundred Pounds by Exchequer Bills for the Service of the Year One thousand eight hundred and fifty-three. [13th May 1853.]

CAP. XXVL

An Act to provide for the supplying of Vacancies in Town Councils of Burghs in Scotland consequent on null or irregular Elections. [14th June 1853.]

WHEREAS by an Act passed in the Third and Fourth Years of the Reign of His late Majesty King William the Fourth, intituled An Act to alter and amend the Laws for 8 & 4 W. 4. ' the Election of the Magistrates and Councils of the Royal c. 76. " Burghs in Scotland, it is enacted, "that no Irregularity or " Nullity in the Election of any Councillor or Magistrate shall " in any Case after the passing of this Act annul or affect the " Election of other Councillors or Magistrates not liable to the " same Grounds of Objection, but those particular Elections " only in which such Irregularity or Nullity shall have oc-" curred:" And whereas a like Enactment is contained in ' another Act of the same Years of the Reign of His said Majesty

King William the Fourth, intituled An Act to provide for the 3 & 4 W. 4.
Appointment and Election of Magistrates and Councillors for a 77. ' the several Burghs and Towns of Scotland which now return or ' contribute to return Members to Parliament, and are not Royal

' Burghs:

Burghs: And whereas the Evils intended to have been obviated by the said recited Enactments have not been so obviated, by reason of no Provision having been made in the said Acts for the Election of Councillors or Magistrates in room of those whose Election may have been null or irregular, and it is expedient that this Defect should be supplied: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

On Elections of Councillors being found null, Warrant to be granted for new Election.

I. In all Cases in which any Election of a Councillor or Councillors in any of the Royal Burghs, Burghs, or Towns comprehended in the said recited Acts, or either of them, shall have been legally reduced or found to have been null, the Court of Session in Scotland in either of its Divisions shall, on the Application by Petition on the Part of any One or more of the registered Electors of such Royal Burgh, Burgh, or Town, grant Warrant for a new Election of a Councillor or Councillors in room of the Councillor or Councillors whose Election shall have been so reduced or found null, to take place on a Day to be fixed by the said Court, not sooner than Ten nor later than Fourteen Days from the Date of such Warrant, and such new Election shall thereupon proceed on the Day so fixed in the Manner provided by the said recited Acts respectively for the annual Election of Councillors in such Royal Burghs, Burghs, or Towns; and the Councillor or Councillors elected on such Day shall be, in regard to Tenure of Office and in all other respects, in the same Situation as if they had been elected at the annual Election at which the Councillor or Councillors whose Election shall have been reduced or found to have been null were elected.

Election thereupon to proceed as at annual Election of Councillors.

II. As soon as such Warrant shall have been granted the Principal Clerk of Session, being Clerk to the Petition on which it was granted, shall forthwith transmit a certified Copy thereof to the Town Clerk of such Royal Burgh, Burgh, or Town, and such Town Clerk shall immediately on receipt of such certified Copy give Intimation of the Election thereby appointed by Notices to be affixed to the Door of the Parish Church or Churches in such Royal Burgh, Burgh, or Town; and the acting Provost or senior Magistrate, or, failing there being at the Time any Provost or Magistrate, One of the Councillors to be nominated by the Sheriff of the County or his Substitute, shall discharge the Duties and execute the Powers directed by the said recited Acts to be performed by the Provost or senior Magistrate at the annual Election of Councillors.

Expenses of Application for Warrant to be a Charge on Burgh Funds.

On Election of Magistrate being found null, Council to elect a MagisIII. The necessary Expenses incurred by any Elector or Electors in obtaining such Warrant for a new Election as aforesaid as the same shall be taxed by the said Court shall be recoverable by such Elector or Electors from the Treasurer of such Royal Burgh, Burgh, or Town, and when paid shall be chargeable by the Treasurer on the Funds thereof.

IV. In all Cases in which the Election of a Councillor to the Office of Provost or Magistrate, or the Election of any Councillor who may have been thereafter appointed Provost or a Magistrate, shall have been legally reduced or found null, the Town Council

shall

shall at its First Ordinary Meeting thereafter, the full Number of the Council being always complete, elect a Provost or Magistrate who shall be, in regard to Tenure of Office and in all other respects, in the same Situation as if he had been elected when the Provost or Magistrate whose Election has been reduced or found null or has fallen was elected.

V. It shall not be lawful nor competent to institute any Action NoChallenge of by way of Reduction, Declarator, Suspension, or otherwise for Election to be reducing any Election of a Councillor, Provost, or Magistrate, or made after the for having the same found null, or for interdicting any Party who Month. may have been elected Councillor, Provost, or Magistrate from acting as such, nor to execute any Summons, nor intimate any Suspension concerning the same, after the Lapse of One Month from the Date of his Election, and all such Summonses and Suspensions executed or intimated respectively within such Month shall be deemed summary Processes, and shall have Precedence as such in the Rolls of the said Court of Session.

VI. Be it enacted and declared, That the Acts and Proceedings Acts of Council of any such Town Council prior to the Date when the Election of to be valid, notof any such Town Council prior to the Date when the Edection of withstanding any of the Councillors thereof shall have been legally set aside or Nullity of any found null shall be valid and effectual, notwithstanding the Nullity Election. or Irregularity of the Election of any One or more of the Councillors, and that the Actings of any Provost or Magistrate whose Election may be set aside or found mull prior to its being so set aside or found null shall not be liable to Challenge in respect thereof.

CAP. XXVII.

An Act for empowering the Sheriff and Commissary of Berwickshire to hold Courts at Dunse, and for other Purposes. [14th June 1853.]

WHEREAS by an Act passed in the Parliament of Scotland held by King William at Edinburgh the Ninth Day of ' October in the Year One thousand six hundred and ninety-six, intituled Act declaring the Burgh of Greenlaw the Head Burgh Act of Parliaof the Shire of Berwick, His Majesty, with Advice and Consent ment of Scotof the Estates of Parliament, statuted, ordained, and declared ' the said Town of Greenlaw to be the Head Burgh of the Shire ' of Berwick, and that thereafter all public Proclamations, Hornings, Inhibitions, Summonses, and all other legal Diligences ' whatsoever, which by Law and Custom ought to be proclaimed, ' used, and executed at the Head Burgh of the Shire of Berwick, ' should be proclaimed, used, and executed at the Market Cross of ' the said Town of Greenlaw as the Head Burgh of the Shire, and ' declared all Proclamations and legal Diligences published, used, ' and executed that should be otherways done to be null and void, ' and ordained the Sheriff Court of the said Shire to sit, be ' holden, and kept in the said Town of Greenlaw: And whereas ' by an Act of the Fourth Year of the Reign of His Majesty King ' George the Fourth (Public General), Chapter Ninety-seven, it 4 G. 4. c. 97. ' was enacted, that all Sheriffdoms, excepting as therein men-' tioned, but including the said Sheriffdom of Berwick, should ' constitute Commissariats, and that the Sheriffs should become

land, 9th Oct.

' the Commissaries of their several Shires in room of the inferior ' Commissaries, whose Offices were thereby abolished: And whereas the Sheriff and Commissary Courts of Berwickshire ' have been and are held at the said Head Burgh of Greenlaw. but it would tend greatly to the public Convenience that Courts ' for the Despatch of Civil and certain Criminal Business should be held at the Town of Dunse in the said Shire as well as at the said Head Burgh, and that the Office of the Sheriff Clerk of ' the said Shire of Berwick should be situated at Dunse? Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal. and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Construction of Terms.

I. In construing this Act the Word "Sheriff" shall include "Sheriff Substitute," the Word "Commissary" shall include "Commissary Depute," the Words "Sheriff Clerk" shall include "Sheriff Clerk Depute," and the Word "Shire" or "Sheriffdom" shall include "Commissariat."

Power to Sheriff and Commissary to hold. Courts at Dunse.

II. From and after the passing of this Act it shall be lawful for the Sheriff and Commissary of the said Shire to hold Ordinary Courts at Dunse, as well as at the Head Burgh of Greenlaw, for the Despatch of Civil and Consistorial Business, and also for trying and disposing of such Criminal Causes as may be tried without a Jury: Provided always, that the Sheriff shall hold an Ordinary Court at least Once in every Week during the Summer and Winter Sessions, either at Greenlaw or Dunse, which shall be deemed and taken to be sufficient Compliance with the Provision contained in the First Section of the Act of Sederunt of the Lords of Council and Session, dated the Tenth Day of July in the Year One thousand eight hundred and thirty nine, passed under Authority of an Act of the First and Second Years of the Reign of Her present Majesty, intituled An Act to regulate the Constitution, Jurisdiction, and Forms of Process of Sheriff Courts in Scotland: Provided also, that all Courts for the Trial of Criminal Causes by Jury shall be held at the Head Burgh of Greenlaw.

1 & 2 Vict. c, 119,

Lord Advocate of Courts.

III. From Time to Time, Her Majesty's Advocate shall fix and to fix Time and appoint the Days on which Courts are to be held at Greenlaw and Place of Sitting at Dunse respectively, and shall, at least Ten Days previous to such Arrangement coming into operation, cause a written or printed Notice thereof to be affixed to the Wall in the Court Houses at Greenlaw and Dunse, and in the Sheriff Clerk's Office. and to be inserted in a Newspaper of general Circulation in the Shire; and all Citations shall be in the Form prescribed by Act of Sederunt of the Court of Session, or other competent Authority, using the Words "Ordinary Court House at Greenlaw," or "Ordinary Court House at Dunse," or such other Form of Words as may be necessary, according as the Citation may be to a Court to be held at Greenlaw or at Dunse as fixed by the said Notice.

Sheriff Clerk's Office to be at Dunse.

IV. The Office of the Sheriff Clerk of the said Shire shall be situated and kept at the said Town of Dunse; and all Extracts of Judgments pronounced in Court given forth and subscribed by the said Sheriff Clerk shall severally bear the Place where such Judgments were pronounced: Provided always, that the Record of Deeds shall continue as at present to be kept at Greenlaw. under

under the Charge of a Depute to be appointed by the Sheriff

Clerk, and which Depute shall reside in Greenlaw.

V. Nothing in this Act contained shall be held or construed to repeal or affect, as regards the said County of Berwick, any of affect Provisions the Provisions of an Act passed in the First Year of the Reign of Her present Majesty, intituled An Act for the more effectual Re-covery of Small Debts in the Sheriff Courts, and for regulating the Establishment of Circuit Courts for the Trial of Small Debt Causes by the Sheriffs in Scotland.

VI. Except in so far as inconsistent with or varied by the Pro- Act of 1626 to visions of this Act, the said recited Act of Date the Ninth Day of remain in force, October One thousand six hundred and ninety-six shall remain except as varied in full Force, and the said Town of Greenlaw shall continue to be

the Head Burgh of the Shire of Berwick.

This Act not to of 7 W. 4. & 1 Vict. c. 41.

CAP. XXVIII.

An Act to amend the Law as to taking the Poll at Elections of Members to serve in Parliament for Scotland.

[14th June 1853.]

WHEREAS it is expedient to restrict the Continuance of the Polling at any contested Election for a County to One Day, and to provide for the Increase or Alteration of Polling ' Places, and also to repeal so much of the Act of the Second and ' Third Years of the Reign of His late Majesty King William the Fourth, Chapter Sixty-five, as enacts that no Poll, whether in Counties or Burghs, shall begin on a Saturday, and to amend ' the Regulations for taking the Pell in Counties and Burghs:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in the present Parliament assembled, and by the Authority of the same,

I. That so much of the Act passed in the Session holden in the Second and Third Years of the Reign of His late Majesty King William the Fourth, Chapter Sixty-five, as enacts that no Poll at any Election for a County or a Burgh shall be directed to begin on a Saturday, or shall be kept open at any Election for a County for more than Two Days, and limits the Hours of Polling on such pealed. Days, and so much of the same Act as enacts "that every Voter " shall poll at the Polling Places of the District within which the " Premises or any Part of them in respect of which he claims " to vote may be situate, except only where such Polling Places " shall be in an Island distant more than Ten Miles from the " Mainland of any County, in which Case the Voters not resident " in such Island may poll at the Polling Place for the District " in which the County Town is included," and also as enacts "that Polling Places shall in no Case be more in Number than " Fifteen for any One County," shall be and the same is hereby repealed.

II. It shall be lawful for each Sheriff, with the Consent of Her The Sheriff, Majesty's Advocate for Scotland for the Time being, from Time to Time hereafter to increase or otherwise alter the Number, Situation, or Arrangement of the existing Polling Places and ing Places, so Districts, or Parts thereof, in his County, so that not more than that not more

So much of 2 & 3 W. 4. c. 65. as relates to the Duration of Polls, &c. at Elections re-

with Consent of Lord Advocate, may alter Pollthan 300 Electors shall poll at One Place.

Notice of Otjections by Ten Inhabitant Electors.

Inhabitant Electors, being not less than Ten, may petition for Increase or other Alteration of Polling Places.

Sheriff, if required, to provide more Booths.

No Poll to be

No Poll to be taken at Inns, &c. except by Consent.

Three hundred Electors shall be allowed to poll at any such Election as aforesaid at any One Place: Provided always, that no such Increase or Alteration as aforesaid shall be made until Notice thereof shall have been publicly given by Advertisement for Six Weeks successively in the North British Advertiser and the Edinburgh Gazette, and in the several Newspapers published within the County in which the said Increase or Alteration is proposed to be made; and in case any of the Inhabitants, not less than Ten in Number, being registered Voters for such County, shall be desirous of opposing such Increase or Alteration as aforesaid, it shall be lawful for them, at any Time not later than One Week from the Publication of the last Advertisement, to lodge with the Sheriff Clerk of the County a written Notice, signed by such Inhabitants as aforesaid, being not less than Ten in Number, stating their Objections to such Increase or Alteration, or any Suggestions they may wish to offer for the Purpose of obtaining a different Arrangement of Polling Places or Districts from that proposed in such Advertisement as aforesaid, and the Sheriff Clerk shall thereupon transmit the same to Her Majesty's Advocate for Scotland for the Time being, who shall, within Fifteen Days from the Receipt thereof, notify his Decision thereon to the Sheriff; and thereupon, if the said Decision shall sanction the original or any Increase or other Alteration in the Number, Situation, or Arrangement of the existing Polling Places or Districts, the Sheriff Clerk shall forthwith, or, in the event of no such Notice of Objection as aforesaid being given, shall at the Expiration of One Week from the Date of the last Advertisement as aforesaid, make a distinct List of such new Polling Places and Districts so appointed, and shall cause Copies of the said Lists to be affixed to the Doors of all the Parish Churches in his County.

III. Provided always, That in case any of the Inhabitants of a County, being registered Voters for the same, shall be at any Time dissatisfied with the then existing Number or Position of Polling Places or Districts, it shall be lawful for any of them to present to the Sheriff a Petition signed by not less than Ten such Inhabitants as aforesaid, representing that the Number of Polling Places or Districts is insufficient or excessive (as the Case may be), or that their Situation and Arrangement is inconvenient, and praying that the Place or Places mentioned in such Petition may be a Polling Place or Places for that County, or that the Alterations or other Changes mentioned in such Petition may be made in the Number, Situation, or Arrangement of the then existing Polling Places or Districts; and on the Receipt of such Petition the Sheriff shall, with the Consent of Her Majesty's Advocate for Scotland, proceed therein in the same Way as herein-before provided, and as though the Increase or Alterations in the said Petition mentioned had been originally proposed by the Sheriff.

IV. At any contested Election the Sheriff shall, if required by any of the Candidates, on or before the Day of Nomination, direct Two or more Booths, Compartments, Halls, Rooms, or other Places for Polling, to be provided at each Polling Place: Provided always, that no Poll at any such Election shall be taken at any Inn, Hotel, Tavern, Public House, or other Premises licensed for the Sale of Beer, Wine, or Spirits, or in any Booth, Hall, Room, or other Place

directly

directly communicating therewith, unless by Consent of all the

Candidates, expressed in Writing. V. That every County Voter (except as herein-after provided) Where Voters shall poll at the Polling Place of the District within which the shall poll. Premises, or any Part of them, in respect of which he claims to vote, may be situate; provided that nothing herein contained shall be held to repeal or alter the Ninth Section of the Seventy-eighth Chapter of the Statute passed in the Fifth and Sixth Years of His said Majesty, respecting Freeholders in Counties.

VI. Any County Voter, not being a Freeholder, and not resident Voters may in the District containing the Premises in respect of which he claim to vote it claims to vote, may make Application, in Person or by Writing, in certain Caser to the Sheriff, at the Registration Court of the County, to be entitled to poll at the Polling Place nearest to his Residence: and the Sheriff, on being satisfied of the Truth of the Statements of such Voter, shall insert in the List against the Name of the Voter making such Application the Name of the Polling Place at which such Person shall be registered to vote; and such Voter shall thereafter be entitled to vote at such Polling Place, and shall not be at liberty to poll at any other Polling Place for the same County.

VII. Where the Polling Place for a District containing the Provision for Premises in respect of which any Voter claims to vote shall be in non-resident an Island distant more than Ten Miles from the Mainland of the Island Qualifi-County, such Voter, not being resident in the Island, may poll at cations. the Polling Place for the District in which the County Town is

VIII. With respect to Section Thirty-three of the said first- Declaration of mentioned Statute, be it enacted, That where the Sheriff shall the Poll in not have received the Poll Books transmitted from any Island certain Cases. within the Time therein limited for the opening thereof, the Sheriff may adjourn the Court for the Declaration of the State and Result of the Poll from Day to Day, omitting Sunday, and shall either at the first of such adjourned Courts after the Receipt of such Poll Books, or at the Expiration of Twelve Days from the first Court so adjourned (whichever shall happen first) proceed to declare the Poll, and make Proclamation and a Return in the Manner therein mentioned.

IX. No Poll at any Election for any County shall be kept open Poll to be kept for more than One Day, and that only between the Hours of Eight open only One in the Morning and Four in the Afternoon: Provided always, that Day. at any Time after a Poll has been demanded the Poll at any One Place may be closed, if all the Candidates or their Agents and the Sheriff or his Substitute shall agree in so closing it: Provided also, Order and that when the Proceedings at any Election shall be interrupted or Manner of obstructed by any Riot or open Violence, whether such Proceed- Polling. ings shall consist of the Nomination of Candidates, or of the taking the Poll, the Sheriff or his Substitute at the Place where the Riot or open Violence has occurred may adjourn the Nomination or the taking the Poll at the particular Polling Place or Places at which such Riot or open Violence shall have happened to the following Day or some other convenient Time, and if necessary may repeat such Adjournment till such Interruption or Obstruction shall have ceased, he always giving Notice to the Sheriff or his Substitute 16 & 17 Vict.

Substitute who is to make the Return of such Adjournment having been made; and the State of the Poll shall not be finally declared, nor the Result of the Election proclaimed, until the Poll so interrupted or obstructed shall be closed, and transmitted to the Sheriff or his Substitute who is to make the Return.

Poll to be kept open Two Days in Orkney and Shetland. X. That in respect of the remote Situation of certain Parts of the County of Orkney and Shetland, and the occasional difficult Intercommunication therein, nothing in this Act contained shall alter the Provisions of the said recited Act so far as relates to the keeping open of the Poll for Two consecutive Days as heretofore; but nothing herein contained shall be construed to exclude the said County of Orkney and Shetland from any of the Benefits or Obligations of the other Portions of this Act.

Meaning of "Burgh."

XI. The Word "Burgh" in this Act shall include every City, Burgh, Town, or District of Cities, Burghs, or Towns, entitled to return or to contribute to return a Member to Parliament.

CAP. XXIX.

An Act for regulating the Weights used in Sales of Bullion.

[14th June 1853.]

[] HEREAS by an Act of the Fifth Year of His late Majesty

King George the Fourth, Chapter Seventy-four, it was

5 G. 4. c. 74.

5 & 6 W. 4.

c. 63.

amongst other things enacted, "that the Standard Troy Pound "thereby established or ascertained should be the Unit or only " Standard Measure of Weight from which all other Weights "should be derived, computed, and ascertained, and that One "Twelfth Part of the said Troy Pound should be an Ounce:" ' And whereas by another Act passed in the Session held in the ' Fifth and Sixth Years of His late Majesty King William the ' Fourth, Chapter Sixty-three, further Provisions were made for establishing Uniformity of Weights, and for stamping the Weight ' thereby authorized to be used: And whereas the Weights now ' ordinarily used in Sales of Gold and Silver are the Troy Ounce ' and other Weights, being Multiples or Decimal Parts of such 'Ounce: And whereas none of the Weights so used have hitherto been stamped, and many of them which are Multiples of the Trov ' Ounce are not Multiples or Parts of the Troy Pound, and Doubts ' have arisen whether, under the Provisions of the said recited ' Acts, or One of them, such Weights are not liable to be seized ' as illegal, and Contracts and Sales made thereby are not illegal ' and void: And whereas it is expedient to remove such Doubts. ' and that Provisions should be made authorizing Contracts and ' Bargains for and Sale of Gold and Silver, Platina, and precious ' Stones to be made by the Troy Ounce and Weights being Mul-' tiples or Decimal Parts thereof:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in

Sales of Bullion and precious Stones by the same, as follows; that is to say,

I. All Contracts and Bargains made or to be made for and
Sales of Gold, Silver, Platina, Diamonds and other precious
Stones, made and to be made by the Troy Ounce as ascertained

this present Parliament assembled, and by the Authority of the

and fixed by the first above-recited Act, and by any Weights being Troy Ounce. Multiples or Decimal Parts of such Ounce, shall be deemed and &c. to be good reputed and are hereby declared to be good and valid in Law, and and valid. for the Purposes of such Contracts, Bargains, and Sales such Troy Ounce shall be taken to be the Standard or Unit of Weight.

II. Within Three Months next after the passing of this Act Models of Models of such Multiples and Decimal Parts of the said Troy Multiples and Ounce as the Lord High Treasurer or the Commissioners of Her Decimal Parts Majesty's Treasury of the United Kingdom for the Time being Ounce to be shall judge expedient, and from Time to Time after the Expiration made and veriof the aforesaid Period of Three Months Models of such further fied under Di-Multiples and Decimal Parts of the said Troy Ounce as the Lord rection of the High Treasurer or the said Commissioners shall from Time to Time think expedient, shall be carefully made and verified, under the Direction of the said Lord High Treasurer or the said Commissioners, and, when so made and verified, shall be deposited in the Office of the Chamberlain of the Exchequer at Westminster, and Copies of the Models so from Time to Time deposited, verified Models to be as aforesaid, shall be sent to the Lord Mayor of London and the deposited. Chief Magistrate of Edinburgh and Dublin, and to the Chief Magistrate of such other Cities, and to such other Places and Persons in Her Majesty's Dominions or elsewhere as the Lord High Tre surer or the aforesaid Commissioners may from Time to Time

III. No Person who heretofore or at any Time previous to the Persons using Expiration of Fifteen Months next after the passing of this Act Weightshereby shall, in any Contract, Bargain, or Sale for or of any Gold, Silver, Platina, Diamonds or other precious Stones, have used or shall ties imposed by have had in his Possession any Troy Pound, Troy Ounce, or any 5 & 6 W. 4. Weight being a Multiple or a Decimal Part of the Troy Pound c. 63. or Troy Omce, shall be liable to be convicted by reason of such Weight not being One of the Weights authorized by the said second above-recited Act, or an aliquot Part, as therein described, of any such Weight, or by reason of such Weight not being stamped as required by the said last-mentioned Act, nor shall any such Weight at any Time previous to the Expiration of Fifteen Months after the passing of this Act be seized by reason of its not being stamped as aforesaid.

IV. The First and Second Sections of this Act shall be taken The 1st and 2d as Part of the second above-recited Act; and such last-mentioned Sections of this Act shall be construed and applied in all respects as if the said Act incorpo-First and Second Sections of this Act had formed Part of the said 5 & 6 W.4. c.63. second above-recited Act, and had been inserted therein immedistely after the Tenth Section thereof.

V. The Provisions contained in the Twelfth Section of the Contents of second above-recited Act shall not extend or be applied to any Weights to be Weight made or used under the Provisions of this Act, although thereon. the same be of the Weight of One Pound Avoirdupois or more; but every Troy Ounce Weight, and every Weight being a Multiple or Decimal Part of the Troy Ounce, not being less than One Tenth of an Ounce, shall have the Number of such Ounces or Parts of an Ounce therein contained stamped or cast on the Top or Side thereof in legible Figures and Letters; and no Weight, being a Troy Ounce or any Multiple or Part thereof, shall be stamped under

rated with

under the Provisions of the said second above-recited Act unless the Number of Troy Ounces or Parts of an Ounce therein contained shall be so stamped or cast thereon.

CAP. XXX.

An Act for the better Prevention and Punishment of aggravated Assaults upon Women and Children, and for preventing Delay and Expense in the Administration of certain Parts of the Criminal Law. [14th June 1853.]

'W' HEREAS the present Law has been found insufficient for the Protection of Women and Children from violent As-'saults:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

I. When any Person shall be charged before Two Justices of

Power of the Peace sitting at a Place where the Petty Sessions are usually punishing, on held, or before any Magistrate of the Police Courts of the Metrosummary Conpolis sitting at any such Police Court, or before any Stipendiary viction Assaults Magistrate elsewhere, with an Assault upon any Female whatever, on Females and or upon any Male Child whose Age shall not in the Opinion of Male Children such Justices or Police or Stipendiary Magistrates exceed Fourunder 14 Years of Age, occateen Years, either upon the Complaint of the Party aggrieved or sioning bodily otherwise, it shall be lawful for the said Justices or Police or Harm. Stipendiary Magistrate, if the Assault is of such an aggravated Nature that it cannot in their or his Opinion be sufficiently punished under the Provisions of the Statute Ninth George the Fourth, Chapter Thirty-one, to proceed to hear and determine in a summary Way, and if they shall find the same to be proved, to convict the Person accused; and every Offender so convicted shall be liable to be imprisoned in the Common Gaol or House of Correction, with or without Hard Labour, for a Period not exceeding Six Calendar Months, or to pay a Fine not exceeding (together with Costs) the Sum of Twenty Pounds, and in default of Payment to be imprisoned as aforesaid, with or without Hard Labour, for a Period not exceeding Six Calendar Months unless such Fine and Costs be sooner paid, and if the Magistrate or Magistrates shall so think fit shall be bound to keep the Peace and be of good Behaviour for any Period not exceeding Six Calendar Months

No Appeal against such Conviction.

Extending the

Court of General or Quarter Sessions may, upon Proof of Conviction and Notice to Parties, declare a Recognizance II. Where any Recognizance to keep the Peace or to be of good Behaviour is entered into by any Person, as Principal or Surety, before the Court of General or Quarter Sessions of the Peace of any County, Riding, Division, City, Borough, or Place, or before any Justice or Justices of the Peace of any County, Riding, Division, City, Borough, or Place, it shall be lawful for any such Court of General or Quarter Sessions of the Peace as aforesaid.

from the Expiration of such Sentence; and such Conviction shall be a Bar to all future Proceedings, civil or criminal, for or in respect of the same Assault; and no Person convicted under this

Act shall be entitled to appeal against such Conviction to the

General Quarter Sessions of the Peace, anything to the contrary

in any Statute notwithstanding.

aforesaid, upon Applications made to such Court, to declare such to keep the Recognizance to be forfeited, upon Proof of a Conviction of the Peace or to be Party bound by such Recognizance of any Offence which is in of good Behaviour, to be Law a Breach of the Condition of the same; and upon further forfeited. Proof that a Notice in Writing, signed by the Person seeking to put such Recognizance in force, has, Seven clear Days before the Commencement of such Sessions, been personally served upon or left at the usual Place of Abode of the Party or each of the Parties (if more than One) who entered into such Recognizances, that an Application will be made to the said General or Quarter Sessions. that the said Recognizance shall be declared forfeited, and if such Recognizance shall be declared forfeited all such Proceedings shall be had thereon as in the Case of a Recognizance forfeited at such Court of General or Quarter Sessions, and all the Provisions of the Act of the Third Year of King George the Fourth, Chapter Forty-six, and of the Act of the Fourth Year of the said King, Chapter Thirty-seven, applicable to a Recognizance so forfeited at such Court, shall apply to a Recognizance which shall, upon such Application and Proof as herein-before mentioned, be declared to be forfeited; and upon Notice in Writing of such intended Application to the said General or Quarter Sessions being given to any Justice or Justices, before whom any such Recognizance shall have been taken. Four clear Days before the Commencement of the said Sessions, the said Justice or Justices shall transmit the said Recognizance to the Clerk of the Peace of the County, Riding, Division, City, Borough, or Place within which the said Recognizance shall have been taken, with a Certificate that the said Recognizance is sent to him by reason of such last mentioned Notice having been so given as aforesaid.

III. No Person committed to Prison under any Warrant or Limiting Period Order of One Justice of the Peace for or on account of not entering of Detention into Recognizances or finding Sureties to keep the Peace, or to be of good Behaviour, shall be detained under such Warrant or Order for more than Twelve Calendar Months from the Time of such

Commitment.

IV. 'And whereas, by reason of the Establishment of a Court Indictments for of Criminal Appeal, the Removal of Indictments by Writ of Misdemeanor Certiorari is seldom necessary for the Decision of Questions of not to be re-Law, but is nevertheless sometimes resorted to for Purposes of moved by Cer-Expense and Delay : Be it enacted, That no Indictment, except on Affidavit Indictments against Bodies Corporate not authorized to appear by that a fair Trial Attorney in the Court in which the Indictment is preferred, shall cannot be had. be removed into the Court of Queen's Bench, or into the Central Criminal Court, by Writ of Certiorari, either at the Instance of the Prosecutor or of the Defendant (other than the Attorney General acting on behalf of the Crown), unless it be made to appear to the Court from which the Writ is to issue, by the Party spplying for the same, that a fair and impartial Trial of the Case cannot be had in the Court below, or that some Question of Law of more than usual Difficulty and Importance is likely to arise upon the Trial, or that a View of the Premises in respect whereof any Indictment is preferred, or a Special Jury, may be required for the satisfactory Trial of the same. V. 'And

for not entering

into Recogni-

tiorari, except

No Certiorari to issue to remove Indictment, unless Recognishance given for Payment of Costs.

V. 'And whereas it is expedient to make further Provision for ' preventing the vexatious Removal of Indictments into the Court of Queen's Bench : Be it therefore enacted. That whenever any Writ of Certiorari to remove an Indictment into the said Court shall be awarded at the Instance of a Defendant or Defendants. the Recognizance now by Law required to be entered into before the Allowance of such Writ shall contain the further Provision following; that is to say, that the Defendant or Defendants, in case he or they shall be convicted, shall pay to the Prosecutor his Costs incurred subsequent to the Removal of such Indictment; and whenever any such Writ of Certiorari shall be awarded at the Instance of the Prosecutor, the said Prosecutor shall enter into a Recognizance (to be acknowledged in like Manner as is now required in Cases of Writs of Certiorari awarded at the Instance of a Defendant) with the Condition following; that is to say, that the said Prosecutor shall pay to the Defendant or Defendants, in case he or they shall be acquitted, his or their Costs incurred subsequent to such Removal.

How Costs to be taxed and recovered. VI. The Costs herein-before respectively mentioned shall be taxed according to the Course of the Court of Queen's Bench; and for the Recovery thereof the Persons entitled thereto shall, at the Expiration of Ten Days after Demand made of the Person or Persons at whose Instance the Writ of Certiorari was awarded, and on Oath made of such Demand and Refusal of Payment, have a Writ of Attachment granted against him or them by the Court of Queen's Bench for such Contempt; and the said Court shall and may also order the said Recognizance to be estreated into the Exchequer.

If no Recognizance, Court to try as if no Certiorari awarded.

VII. If the Person or Persons at whose Instance any Writ of Certiorari shall be awarded shall not, before the Allowance thereof, enter into such Recognizance as is herein-before provided, the Court to which such Writ may be directed shall and may proceed to the Trial of the Indictment, as if such Writ of Certiorari had not been awarded.

Not to apply to certain Certioraris. VIII. This Act shall not extend to any Writ of Certiorari awarded at the Instance of Her Majesty's Attorney General.

Secretary of
State may issue
his Warrant for
bringing up a
Prisoner (not
in Custody
under Civil
Process) to give
Evidence,

IX. It shall be lawful for One of Her Majesty's Principal Secretaries of State, or any Judge of the Court of Queen's Bench or Common Pleas, or any Baron of the Exchequer, in any Case where he may see fit to do so, upon Application by Affidavit, to issue a Warrant or Order under his Hand for bringing up any Prisoner or Person confined in any Gaol, Prison, or Place, under any Sentence or under Commitment for Trial or otherwise, (except under Process in any Civil Action, Suit, or Proceeding, hefore any Court, Judge, Justice, or other Judicature, to be examined as a Witness in any Cause or Matter, civil or criminal, depending or to be inquired of, or determined in or before such Court, Judge, Justice, or Judicature; and the Person required by any such Warrant or Order to be so brought before such Court, Judge, Justice, or other Judicature shall be so brought under the same Care and Custody, and be dealt with in like Manner in all respects, as a Prisoner required by any Writ of Habeas corpus awarded by any of Her Majesty's Superior Courts of Law at Westminster to

be brought before such Court to be examined as a Witness in any Cause or Matter depending before such Court is now by Law required to be dealt with.

X. This Act shall not extend to Scotland or Ireland.

Extent of Act.

C:A P. XXXI.

An Act to apply the Sum of Four Millions out of the Consolidated Fund to the Service of the Year One thousand eight hundred and fifty-three. [14th June 1853.]

C A P. XXXII.

An Act to make further Provision for staying Execution of Judgment for Misdemeanors upon giving Bail in Error.

28th June 1853.

HEREAS by an Act passed in the Ninth Year of the Reign of Her present Majesty, intituled An Act to stay 8 & 9 Vict. Execution of Judgment for Misdemeanors upon giving Bail in c. 68. * Error, it is amongst other things provided that no Execution ' upon any such Judgment shall be stayed unless and until the Defendant or Defendants shall become bound by Recognizance to prosecute the Writ of Error with Effect, and in case the ' Judgment shall be affirmed forthwith to render the Defendant or Defendants to Prison, according to the said Judgment, where 'Imprisonment shall have been adjudged: And whereas it is * expedient to make further Provision for securing the Render of a Defendant to Prison, according to the Judgment given against him, when such Judgment shall have been affirmed, or such Writ of Error shall have been quashed: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows :

L In every Case in which a Writ of Error shall be brought to No Execution reverse any Judgment for Misdemeanor, except when the same to be stayed or shall be brought by Her Majesty's Attorney General, no Execution thereupon shall be stayed, nor shall any Defendant be Custody till discharged from Imprisonment as to such Execution, unless and Recognizance until he shall become bound by Recognizance, to be acknow- given for Deledged in manner in the said Act mentioned, to prosecute the fendant's Ap-Writ of Error with Effect, and personally to appear in the Court pearance, exwherein such Writ may be returnable on the Day whereon Judg- brought by Atment shall be given upon the said Writ of Error, and also, if so torney General. ordered by the Court or by a Judge thereof, Four Days Notice being given either to the Defendant or his Attorney or to the Bail personally, or by leaving the same at his or their last known Place of Abode on the Days and Times appointed for any Proceeding upon the said Writ, and so from Day to Day, and not to depart that Court without Leave, and forthwith to render the said Defendant to Prison, according to the said Judgment, in case the said Judgment shall be affirmed.

II. In every Case in which a Defendant shall make Default in In default of prosecuting such Writ of Error with Effect, or in personally Appearance appearing

cept when Writ

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: 1: ...

the Advice and Consent of the Lords Spiritual and Temporal and Commons, in this present Parliament assembled, and by the Authority of the same, That-

Persons de-Carriage, &c. to apply to Commissioners Certificate.

I. From and after the First Day of October next every Person siring a Licence desirous of obtaining a Licence to keep, use, and let to hire any for a Hackney. Metropolitan Stage or Hackney Carriage within the Limits of this Act must apply in Writing to the Commissioners of Police of the Metropolis, in order that they may cause an Inspection to of Police for a be made of every Carriage to be kept, used, or let to hire by virtue of such Licence, and upon such Application the said Commissioners shall cause an Inspection to be made of every such Carriage, and if such Carriage or Carriages shall be found by the said Commissioners to be in a fit and proper Condition for public Use they shall grant a Certificate to that Effect, and shall specify in such Certificate the Number of Persons to be carried in and by such Carriage, in the Form given in Schedule (B.) to this Act annexed, and upon Production of such Certificate at the Office of the Board of Inland Revenue, a Licence shall be granted; but it shall not be lawful for the said Board of Inland Revenue to grant or issue any Licence for any Metropolitan Stage or Hackney Carriage, within the Limits of this Act, unless the Person applying for the same shall produce such Certificate as aforesaid.

No Licence to be granted by Board of Inland Revenue without such Certificate.

Commissioners ' of Police may cause Carriages &c. to be inspected, and if - not in fit Condition may suspend Licences, Stamp Office Plate.

II. It shall be lawful for the said Commissioners of Police to cause an Inspection to be made, as often as they deem it necessary, of all Metropolitan Stage and Hackney Carriages, and of the Horse or Horses used in drawing the same, within the Limits of this Act; and if any such Carriage, or the Horse or Horses used in drawing the same, shall at any Time be in a Condition unfit for public Use, the said Commissioners shall give Notice in Writing accordingly to the Proprietor thereof, which Notice shall be personally served on such Proprietor, or delivered at his usual Place of Residence; and if, after Notice as aforesaid, any Proprietor shall use or let to hire such Carriage as a Metropolitan Stage or Hackney Carriage, or use or let to hire such Horse or Horses whilst in a Condition unfit for public Use, the said Commissioners shall have Power to suspend, for such Time as they may deem proper, the Licence of the Proprietor of such Carriage, and to recall and take away the Stamp Office Plate belonging to the same, and to retain the same during the Suspension of such Licence; and a Notice shall be given to the Board of Inland given to Inland Revenue, according to the Form in the Schedule (C.) to this Act annexed, in every Case by the said Commissioners of the Suspension of any such Licence, and of the Time for which it is suspended.

Notice to be Revenue.

Penalty for using Čarriage not in fit Condition.

III. Every Proprietor or Driver of a Metropolitan Stage or Hackney Carriage who shall use or let to hire within the Limits of this Act any Carriage as a Metropolitan Stage or Hackney Carriage which has not been certified by the said Commissioners of Police to be in a fit and proper Condition for public Use, or who shall use or let to hire within the Limits of this Act any Carriage as a Metropolitan Stage or Hackney Carriage for which such a Certificate had been granted, after Notice given to him as herein-before required by the said Commissioners that such Carriage

Execution) shall be reckoned to begin from the Day when such Defendant shall be in actual Custody in the Gaol or Prison in which he may have been adjudged to be imprisoned under such Judgment; and if the Defendant shall have been discharged from Imprisonment on giving Bail in Error, as is herein-before mentioned, such Defendant shall be imprisoned for such further Period in the same Prison as, with the Time during which such Defendant may already have been imprisoned under such Execution, shall be equal to the Period for which he was adjudged to be imprisoned as aforesaid.

VIL Whenever Default shall have been made in rendering a If Default made Defendant to Prison in execution of a Judgment for Misdemeanor, in rendering and a Warrant shall have been issued against such Defendant to Defendant to enforce such Render to Prison, according to the Provisions of this Warrant be Act. such Defendant shall be liable to pay the Costs and Charges issued against of such Render; and if the Prosecutor shall, before the Expiration him, he shall of the Defendant's Imprisonment, have caused the Amount of such pay the Costs Costs and Charges to be ascertained by One of the Masters or of the Render. the Assistant Master on the Crown Side of the Court of Queen's Bench, and shall have left with the said Defendant, and with the Keeper of the Prison or his Deputy, a Certificate, under the Hand of such Master or Assistant Master, of the Amount of such Costs so ascertained, then and in every such last-mentioned Case the Defendant shall not be discharged out of Custody until such Costs and Charges have been paid, or until an Order has been made by the Court for the Relief of Insolvent Debtors, or of Bankruptcy for such Discharge.

VIII. 'And whereas in Cases of Default made by Parties in If Default made ' performing the Conditions of Recognizances into which they by Defendant in " may have entered to proceed to the Trial of Issues joined upon proceeding to any Indictment or Information filed in Her Majesty's Court of Bench, Court ' Queen's Bench it hath been the Usage and Practice to enforce may estreat ' the Forfeiture of such Recognizances by Writ of Scire facias, Recognizance ' and the Course of Procedure by Scire facias in such Cases is without Scire ' dilatory, inconvenient, and expensive:' Be it therefore enacted. That in every such Case of Default it shall be lawful for the said Court, or a Judge thereof, to call upon the Parties who have entered into such Recognizance, by Rule or Order to show Cause why such Recognizance should not be estreated into the Exchequer, and thereupon, unless Cause shall be shown to the Satisfaction of the said Court or Judge, in excuse of such Default, such Court or Judge may order such Recognizance to be estreated into the Exchequer.

C A P. XXXIII.

An Act for the better Regulation of Metropolitan Stage and Hackney Carriages, and for prohibiting the Use of advertising Vehicles. [28th June 1853.]

[* See Cap. 127. post.]

INTHEREAS it is desirable to improve the Condition of the Metropolitan Stage and Hackney Carriages, and to alter and amend the System of licensing such Carriages:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with

the Advice and Consent of the Lords Spiritual and Temporal and Commons, in this present Parliament assembled, and by the Autho-

rity of the same. That-

Persons de-Carriage, &c. to apply to Commissioners Certificate.

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I. From and after the First Day of October next every Person siring a Licence desirous of obtaining a Licence to keep, use, and let to hire any for a Hackney. Metropolitan Stage or Hackney Carriage within the Limits of this Act must apply in Writing to the Commissioners of Police of the Metropolis, in order that they may cause an Inspection to of Police for a be made of every Carriage to be kept, used, or let to hire by virtue of such Licence, and upon such Application the said Commissioners shall cause an Inspection to be made of every such Carriage, and if such Carriage or Carriages shall be found by the said Commissioners to be in a fit and proper Condition for public Use they shall grant a Certificate to that Effect, and shall specify in such Certificate the Number of Persons to be carried in and by such Carriage, in the Form given in Schedule (B.) to this Act annexed, and upon Production of such Certificate at the Office of the Board of Inland Revenue, a Licence shall be granted; but it shall not be lawful for the said Board of Inland Revenue to grant or issue any Licence for any Metropolitan Stage or Hackney Carriage, within the Limits of this Act, unless the Person applying for the same shall produce such Certificate as - aforesaid.

No Licence to be granted by Board of Inland Revenue without such Certificate.

Commissioners: of Police may &c. to be inspected, and if - net in fit Condition may suspend Licences, and recall Stamp Office Plate.

II. It shall be lawful for the said Commissioners of Police to cause an Inspection to be made, as often as they deem it necessary, cause Carriages of all Metropolitan Stage and Hackney Carriages, and of the Horse or Horses used in drawing the same, within the Limits of this Act; and if any such Carriage, or the Horse or Horses used in drawing the same, shall at any Time be in a Condition unfit for public Use, the said Commissioners shall give Notice in . Writing accordingly to the Proprietor thereof, which Notice shall be personally served on such Proprietor, or delivered at his usual Place of Residence; and if, after Notice as aforesaid, any Proprietor shall use or let to hire such Carriage as a Metropolitan Stage or Hackney Carriage, or use or let to hire such Horse or Horses whilst in a Condition unfit for public Use, the said Commissioners shall have Power to suspend, for such Time as they may deem proper, the Licence of the Proprietor of such Carriage, and to recall and take away the Stamp Office Plate belonging to the same, and to retain the same during the Suspension of such Licence; and a Notice shall be given to the Board of Inland given to Inland Revenue, according to the Form in the Schedule (C.) to this Act annexed, in every Case by the said Commissioners of the Suspension of any such Licence, and of the Time for which it is suspended.

Notice to be Revenue.

Penalty for using Carriage not in fit Condition.

III. Every Proprietor or Driver of a Metropolitan Stage or Hackney Carriage who shall use or let to hire within the Limits of this Act any Carriage as a Metropolitan Stage or Hackney Carriage which has not been certified by the said Commissioners of Police to be in a fit and proper Condition for public Use, or who shall use or let to hire within the Limits of this Act any Carriage as a Metropolitan Stage or Hackney Carriage for which such a Certificate had been granted, after Notice given to him as herein-before required by the said Commissioners that such

Carriage

Carriage was no longer in a fit and proper Condition for public Use shall be liable to a Penalty not exceeding Three Pounds for each Day that he shall so use or let to hire such Carriage, or in default of Payment may be imprisoned for any Time not exceeding One Month.

IV. The Proprietor or Driver of any Hackney Carriage within As to Ra the Limits of this Act shall be entitled to demand and take for and Fare the Hire of such Carriage the Fares set forth in the Schedule taken for (A.) to this Act annexed: Provided always, that when the Proprietor or Driver of any Hackney Carriage to be paid a Fare calculated according to the Distance shall be required by the Hirer thereof to stop such Carriage for Fifteen Minutes, or for any longer Time, it shall be lawful for the Proprietor or Driver to demand and receive from the Hirer so requiring him to stop a further Sum (above the Fare to which he shall be entitled, calculated according to the Distance) of Sixpence for every Fifteen Minutes completed that he shall have been so stopped; and no No Bask Proprietor or Driver shall demand or receive over and above to be take the said Fare any Sum, for or by way of Back Fare, for the demanded Return of such Carriage from the Place at which such Carriage . shall be discharged.

V. The Proprietor of every Hackney Carriage within the Table of Limits of this Act shall put up, and at all Times keep, distinctly to be put painted or marked, in such a Manner and in such a Position as inside and shall be directed by the said Commissioners of Police, both on the side of Hashall be directed by the said Commissioners of Police, both on the Carriages Inside and Outside of such Hackney Carriage, the Amount of Fare according to Distance and Time which may legally be demanded and taken from the Hirer of such Carriage; and the Driver to Driver of every Hackney Carriage within the Limits of this Act duce Bool shall have with him at all Times when plying for Hire a Book or Fares when Table, in such Form as shall be directed by the said Commis-required. sioners of Police, of the Fares for the Hire of such Carriage. which Book or Table the Driver shall produce when required for the Information of any Person hiring or intending to hire such

VI. In case of Disputes as to the Fare to be calculated according As to Set to the Distance, any Table or Book signed by the said Commis- ment of I sioners of Police shall, on Proof of such Signature, be deemed and putes as t taken to be conclusive Evidence of all the Distances therein stated to have been measured by the Authority of the said Commissioners of Police; and it shall be lawful for the said Commissioners to cause to be placed or erected at the several Standings for Hackney Carriages or elsewhere within the Metropolitan District, as they may deem convenient, Tables of Distances and Fares, and such other Information as may be useful to Persons hiring such

VIL The Driver of every Hackney Carriage which shall ply As to Dis for Hire at any Place within the Limits of this Act shall (unless Drivers of such Driver have a reasonable Excuse, to be allowed by the Justice Hackney before whom the Matter shall be brought in question,) drive such required (Hackney Carriage to any Place to which he shall be required by drive, the Hirer thereof to drive the same, not exceeding Six Miles from the Place where the same shall have been hired, or for any Time not exceeding One Hour from the Time when hired: Provided

Distances

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vided always, that when any Hackney Carriage shall have been hired by Time, the Driver thereof may be required to drive at any Rate not exceeding Four Miles within One Hour, and if the Driver of such Carriage shall be required to drive more than Four Miles within One Hour, then in every such Case the Driver thereof shall be entitled to demand, in addition to the Fare regulated by Time in Schedule (A.) to this Act annexed, for every Mile or any Part thereof exceeding Four Miles, the Fare regulated by Distance as set forth in the same Schedule.

Driver to deliver a Ticket to Hirer of Carriage. VIII. Every Driver of a Hackney Carriage within the Limits of this Act shall, on each Occasion when such Carriage shall be hired, deliver to the Hirer thereof a Card, on which shall be printed in legible Letters and Figures, the Words "Hackney Carriage," and the Number of the Stamp Office Plate fixed on such Hackney Carriage, or such other Words or Figures as the said Commissioners of Police may direct.

Number of Persons to be carried to be painted on Hackney Carriage. IX. The Proprietor of every Hackney Carriage within the Limits of this Act shall put up and at all Times keep distinctly painted or marked on such Carriage, in such a Manner and in such a Position as shall be directed by the said Commissioners of Police, the Number of Persons to be carried thereby as specified in the Certificate granted by the said Commissioners for such Hackney Carriage, and the Driver of any such Hackney Carriage shall, if required by the Hirer thereof, carry in and by such Carriage the Number of Persons painted or marked thereon, or any less Number of Persons.

Quantity of Luggage to be carried without Charge.

X. The Driver of every Hackney Carriage within the Limits of this Act shall carry in or upon such Carriage a reasonable Quantity of Luggage for every Person hiring such Carriage with out any additional Charge, except as provided in Schedule (A.) to this Act annexed.

XI. The Driver of every Hackney Carriage within the Limits

Property left in Carriages to be deposited at the Police Office.

of this Act wherein any Property shall be left by any Person shall within Twenty-four Hours carry such Property, if not sooner claimed by the Owner thereof, in the State in which he shall find the same, to the nearest Police Station, and shall there deposit and leave the same with the Inspector or other Officer on Duty, upon pain that every such Driver making any Default herein shall be liable to a Penalty not more than Ten Pounds, or at the Discretion of the Magistrate may be imprisoned for any Time not exceeding One Month; and the said Officer with whom any such Property

shall be deposited shall forthwith enter in a Book to be kept for that Purpose the Description of such Property, and the Name and

Penalty for Default.

Address of the Driver who shall bring the same, and the Day on which it shall be brought; and the Property so entered shall be returned to the Person who shall prove, to the Satisfaction of the Commissioners of Police, that the same belonged to him, such Person previously paying all Expenses incurred, together with such reasonable Sum to the Driver who brought the same as the

Property not claimed to be disposed of.

Property shall not be claimed by and proved to belong to some Person within One Year after the same shall have been deposited, the said Commissioners shall cause such Property to be sold or otherwise disposed of, and the Proceeds thereof to be paid over to

said Commissioners shall award: Provided always, that if such

the Receiver-General of Inland Revenue, to be carried to the Public Account, all Expenses incurred about such Property, together with such reasonable Sum to the Driver who brought the same as the said Commissioners shall award, being first paid thereout; and all Property left by any Passenger in any Metro- Penalty on repolitan Stage Carriage shall be given up to the Conductor of such fising or neg-Carriage, or, if there be no Conductor, to the Driver, upon pain of lecting to give Carriage, or, if there be no Conductor, to the Driver, upon pain of up Property a Penalty of Ten Pounds, to be paid by any Person refusing or left in Stage neglecting to give up any such Property belonging to another Carriages. Person; and the Conductor or Driver of every such Carriage to whom any such Property shall be given up, or who shall himself find it in the Carriage, shall within Twenty-four Hours carry the Property, if not sooner claimed by the Owner thereof, in the State in which he shall find the same, to the nearest Police Station, and shall there deposit and leave the same with the Inspector or other Officer on Duty, upon pain that every such Driver or Conductor making Default herein shall be liable to a Penalty not more than Ten Pounds, or at the Discretion of the Magistrate may be imprisoned for any Time not exceeding One Month; and the Property so deposited by any Conductor or Driver shall be dealt with in the same Manner as Property left in Hackney Carriages and deposited by the Drivers of such Carriages.

XII. It shall be lawful for the said Commissioners of Police Commissioners from Time to Time to appoint a sufficient Number of fit Men to of Police to enforce good Order at the Standings for Hackney Carriages, and appoint Persons at the Places at which Metropolitan Stage Carriages or Hackney to enforce good Carriages shall call or ply for Passengers, and at such Places of order at Hackney to enforce good Order at Hackney to the Metropolitan Police District of the Carriage of the public Resort within the Metropolitan Police District as they may Stands &c. deem necessary; and the said Commissioners may from Time to Time make such Orders and Regulations as they shall deem expedient, subject to the Approval of One of Her Majesty's Principal Secretaries of State given in Writing relative to the Daties to be performed by such Persons and the Places at which each shall act; provided that the said Commissioners shall not have Authority to appoint any such Person to act within or upon the Premises belonging to any Railway Company unless with the

Consent of the Directors of the Company.

XIII. The said Commissioners of Police, subject to the Ap- Commissioners, probation of the Commissioners of Her Majesty's Treasury, shall with Consent of appoint Wages to be paid to the said Persons appointed by them to keep good Order at the Standings for Hackney Carriages and such Persons, at the Places at which Metropolitan Stage Carriages or Hackney and direct Carriages shall call or ply for Passengers, and at such Places of Water Rates to public Resort as they may deem necessary; and the said Commis- be paid. sioners shall also, in such Cases as they think fit, direct the Water Rates and the Expenses of the necessary Apparatus for laying on the Water at the Standings for Hackney Carriages and at Places where Metropolitan Stage Carriages usually call or ply for Hire to be paid.

XIV. The Proprietor of every Metropolitan Stage Carriage Lamps to be shall cause to be placed inside such Carriage a Lamp, in such a placed inside Position and Manner as shall be directed by the said Commis-sioners of Police; and the Conductor, or if there be no Conductor

the Driver, of such Carriage shall keep the said Lamp properly lighted whenever such Carriage shall be used to ply for Hire or carry Passengers at any Time after Sunset and before Sunrise.

Printed Bills. &c. not to be placed on Carriages, so as to obstruct Light.

XV. It shall not be lawful for the Proprietor of any Metropolitan Stage or Hackney Carriage to suffer any Notice, Advertisement, or printed Bill, or any Names, Letters, or Numbers, to appear upon the Outside of any such Carriage in such a Manner as to obstruct the Light or Ventilation of such Carriage, or on the Inside of any such Carriage in such Position that any such Notice, Advertisement, or printed Bill shall obstruct the Light or Ventilation of such Carriage or cause Annovance to any Passenger therein.

Advertising Vehicles, &c. prohibited.

XVL It shall not be lawful for any Person to carry about on any Carriage or on Horseback or on Foot, in any Thoroughfare or public Place within the Limits of this Act, to the Obstruction or Annoyance of the Inhabitants or Passengers, any Picture, Placard, Notice, or Advertisement, whether written, printed, or painted upon or posted or attached to any Part of such Carriage, or on any Board, or otherwise.

Drivers and Conductors of Metropolitan StageCatriages, and of Hackney Carriages, liable Offences herein named.

XVII. The Driver or Conductor of any Metropolitan Stage Carriage, or the Driver of any Hackney Carriage, who shall respectively commit any of the following Offences within the Limits of this Act, shall be liable to a Penalty not exceeding Forty Shillings for each Offence, or in default of Payment to Imto Penalties for prisonment for any Time not exceeding One Calendar Month:

- 1. Every Driver of a Hackney Carriage who shall demand or take more than the proper Fare as set forth in Schedule (A.) to this Act annexed, or who shall refuse to admit and carry in his Carriage the Number of Persons painted or marked on such Carriage or specified in the Certificate granted by the said Commissioners of Police in respect of such Carriage, or who shall refuse to carry by his Carriage a reasonable Quantity of Luggage for any Person hiring or intending to hire such Carriage:
- 2. Every Driver of a Hackney Carriage who shall refuse to drive such Carriage to any Place within the Limits of this Act, not exceeding Six Miles, to which he shall be required to drive any Person hiring or intending to hire such Carriage, or who shall refuse to drive any such Carriage for any Time not exceeding One Hour, if so required by any Person hiring or intending to hire such Carriage, or who shall not drive the same at a reasonable and proper Speed, not less than Six Miles an Hour, except in Cases of unavoidable Delay, or when required by the Hirer thereof to drive at any slower Pace:
- 3. Every Driver of a Hackney Carriage who shall ply for Hire with any Carriage or Horse which shall be at the Time unfit for public Use, or who shall refuse or neglect to deliver to the Hirer of his Carriage a Ticket with the Number of the Stamp Office Plate on such Carriage printed thereon.

XVIII. It shall be hawful for any One of the Police Magistrates Police Magisat any of the Metropolitan Police Courts to hear and determine trates or Jusall Offences against the Provisions of this Act, and also all Dis- tices of Peace putes or Causes of Complaint that may arise out of the same; or determine Office, Dispute, or Cause of Complaint shall be committed fences. or occur in any Place not comprised within the Limits of a Police Court District, the same may be heard and determined by Two Justices of the Peace for the County; or if the Offence, Dispute, or Cause of Complaint shall be committed or occur within the City of London, the same shall be heard and determined by One Justice of the Peace for the said City, or by a Metropolitan Police Magistrate sitting at the Police Court in Bow Street; and In case of Disin case of any Dispute between the Hirer and Driver of any putes the Hirer Hackney Carriage, the Hirer may require the Driver forthwith to drive to the nearest Metropolitan Police Court or Justice to Police Court, Room, where Complaint may be made to the Magistrate then or Station. sitting, who shall hear and determine the same, without requiring any Summons to be issued for that Purpose; and if such Dispute should arise at a Time when the Police Court or Justice Room shall not be open, the Hirer may require the Driver to drive to the nearest Police Station or Justice Room, where the Complaint shall be entered, and Notice given to both Parties that the Matter in Dispute shall be heard by the Magistrate at his next Sitting.

Driver to drive

XIX. For every Offence against the Provisions of this Act for Penalty for which no special Penalty is herein-before appointed, the Offender Offences. shall be liable to a Penalty not exceeding Forty Shillings, or in default of Payment be imprisoned for any Time not exceeding One Month in any Gaol or House of Correction within the Jurisdiction of the Magistrate before whom the Conviction shall take place.

XX. All Things herein authorized to be done by the said Meaning of Commissioners of Police of the Metropolis shall be done by such certain Words One of the said Commissioners as One of Her Majesty's Principal Secretaries of State shall from Time to Time be pleased to appoint; and the Words "the Limits of this Act" shall include every Part of the Metropolitan Police District and City of London.

XXL This Act shall be construed as One Act with the Act This Act to be passed in the Seventh Year of the Reign of Her Majesty Queen construed with Victoria, Chapter Eighty-six, and the Act passed in the Thirteenth and 18 & 14 Vict. Year of the Reign of Her Majesty, Chapter Seven; and all the c.7. Provisions of the said Acts, except so far as is herein otherwise provided, shall extend to this Act, and to all Things done in execution of this Act.

XXII. This Act shall commence and take effect from and after Commencement the Tenth Day of July One thousand eight hundred and fifty-three, of Act. except as herein otherwise specially provided.

SCHEDULES referred to in the foregoing Act.

RATES and FARES to be paid for any HACKNEY CARRIAGE hired at any Place within the Limits of this Act.

SCHEDULE (A.)

	Fare	BY DISTANCE.	FARE BY TIME.	
OF CARRIAGE. With Four or Two Wheels, drawn by One Horse.	For any Distance within and not exceeding One Mile.	For any Distance exceeding One Mile.	For any Time within and not exceeding One Hour.	
	6 <i>d</i> .	After the Rate of Sixpence for every Mile, and for any Part of a Mile over and above any Num- ber of Miles completed.	24.	And for every Hackney Car- riage drawn by Two Horses One Third above the Rates and Fares herein - before mentioned.

The above Fares to be paid according to Distance or Time, at the Option of the Hirer, to be expressed at the Commencement of the Hiring; if not otherwise expressed, the Fare to be paid according to Distance.

Provided, that no Driver shall be compellable to hire his Carriage for a Fare to be paid according to Time at any Time after Eight o'Clock in the Evening and before

Six o'Clock in the Morning.

When more than Two Persons shall be carried inside any Hackney Carriage, one Sum of 6d. is to be paid for the whole Hiring in addition to the above Fares. Two Children under Ten Years of Age to be counted as One adult Person.

When more than Two Persons shall be carried inside any Hackney Carriage with more Luggage than can be carried inside the Carriage, a further Sum of Twopence for every Package carried outside the said Carriage is to be paid by the Hirer in addition to the above Fares.

SCHEDULE (B.)

CERTIFICATE.

I, do hereby certify, that on the Application of , now living at , I have caused the Carriage known by the following Marks or Description [here state Marks or Description by which the Carriage may be identified], to be inspected, which the said desires to use and let to hire as a [Metropolitan Stage Carriage, or as a Hackney Carriage]; and I certify that the said Carriage is in a fit and proper Condition for public Use, and that Persons are to be carried thereby [if the Carriage be a Metropolitan Stage Carriage, the Number of Passengers to be carried Inside and Outside thereof respectively is to be specified, exclusive of the Driver and Conductor].

(Signed)

Commissioner of the Police of the Metropolis.

SCHEDULE (C.)

CERTIFICATE.

do hereby certify, that I have caused the Carriage now used and let to hire as a [state whether a Metropolitan Stage or Hackney Carriage], and known by the following Marks or Description [here state Marks or Description by which the Carriage may be identified], to be inspected, and find the said Carriage not to be in a fit and proper Condition for public Use; and I do hereby suspend the Licence granted to to keep and use the said Carriage as a [state whether a Metropolitan Stage or Hackney Carriage] for the Period of from this Date.

(Signed)

Commissioner of the Police of the Metropolis.

C A P. XXXIV.

An Act for granting to Her Majesty Duties on Profits arising from Property, Professions, Trades, and Offices. [28th June 1853.]

Most Gracious Sovereign, TE, Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Britain and Ireland, in Parliament assembled, towards raising the necessary Supplies to defray Your Majesty's Public Expenses and making an Addition to the Public Revenue, have freely and voluntarily resolved to give and grant unto Your Majesty the several Rates and Duties hereinafter mentioned, and do therefore most humbly beseech Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. From and after the Fifth Day of April One thousand eight From 5th April hundred and fifty-three there shall be charged, raised, levied, 1853 certain collected, and paid yearly unto and for the Use of Her Majesty, Duties nerein mentioned to be Her Heirs and Successors, during the respective Terms herein-charged on after limited, the several Rates and Duties herein-after mentioned; Property, &c. (that is to say,)

For and in respect of the Property in any Lands, Tenements, or Hereditaments in the United Kingdom, and for and in respect of every Annuity, Pension, or Stipend payable by Her Majesty, or out of the public Revenue of the United Kingdom, and for and in respect of all Interest of Money, Annuities, Dividends, and Shares of Annuities, payable to any Person or Persons, Bodies 16 & 17 Vict.

Politic or Corporate, Companies or Societies, whether corporate or not corporate, and for and in respect of the annual Profits or Gains arising or accruing to any Person or Persons whatever resident in the United Kingdom, from any Kind of Property whatever, whether situate in the United Kingdom or elsewhere, or from any Annuities, Allowances, or Stipends, or from any Profession, Trade, or Vocation, whether the same shall be respectively exercised in the United Kingdom or elsewhere, and for and in respect of the annual Profits or Gains arising or accruing to any Person or Persons not resident within the United Kingdom from any Property whatever in the United Kingdom, or from any Trade, Profession, or Vocation exercised in the United Kingdom, for every Twenty Shillings of the annual Value or Amount thereof,—

During the Term of Two Years from the Fifth	£	s.	d.
Day of April One thousand eight hundred			
and fifty-three, the yearly Duty of -	0	0	7.
And during the further Term of Two Years			•
from the Fifth Day of April One thousand			
eight hundred and fifty-five, the yearly			_
Duty of	0	0	6
And during the further Term of Three Years			٠.
from the Fifth Day of April One thousand		•	
eight hundred and fifty-seven, the yearly			
Duty of	0	0	5

And for and in respect of the Occupation of such Lands, Tenements, or Hereditaments (other than a Dwelling House occupied by a Tenant distinct from a Farm of Lands), for every Twenty Shillings of the annual Value thereof,—

	In England.				In Scotland and Ireland.			
During the said first-men-	£	8.	d.				d.	
tioned Term of Two Years, the yearly Duty of	0	0	3 <u>1</u>		0	0	21	
And during the said further Term of Two Years, the	Λ.	0	0		^		'01	
yearly Duty of And during the said further Term of Three Years, the	U	U	0	•	v	U	ZŢ	
yearly Duty of -	0	0	21		0	0	14	

Duties payable in respect of Subjects described in Schedules. II. For the Purpose of classifying and distinguishing the several Properties, Profits, and Gains for and in respect of which the said Duties are by this Act granted, and for the Purposes of the Provisions for assessing, raising, levying, and collecting such Duties respectively, the said Duties shall be deemed to be granted and made payable yearly for and in respect of the several Properties, Profits, and Gains respectively described or comprised in the several Schedules contained in this Act, and marked respectively (A.), (B.), (C.), (D.), and (E.), and to be charged under such respective Schedules; (that is to say,)

SCHEDULE (A.)

For and in respect of the Property in all Lands, Tenements, Hereditaments, and Heritages in the United Kingdom, and to be charged for every Twenty Shillings of the annual Value thereof:

SCHE-

any Person, although not resident in any Part of the United receiving Pro-Kingdom, from the Duties granted by this Act in respect of the fits from Pos-Profits or Gains received from or out of any Possessions or Sessions, ac. in Ireland, &c. or in Securities in Ireland, or to exempt any Person resident in any Foreign Parts, Part of the United Kingdom from the said Duties in respect of the Profits or Gains received from or out of any Possessions or Securities in any other of Her Majesty's Dominions, or any Foreign Possessions or Securities.

VII Provided also, That the Duties in respect of Interest Duties in rearising from Securities in Ireland, and in respect of Possessions spect of Possesin Ireland, which by the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, are directed to be charged and assessed respectively according to certain Rules prescribed same Manner for charging the Duties under the Head respectively of "Fourth as similar Se-Case" and "Fifth Case" of Schedule (D.), and in Section One hundred and six of the said Act, shall under this Act be charged and assessed in Ireland in the same Manner and under the same Schedules, Rules, and Regulations respectively as the Duties on Securities and Possessions of the like Nature in Great Britain are directed to be charged, except so far as such Schedules, Rules, and Regulations are altered or modified in regard to the assessing or charging of Duties in Ireland by the express Provisions of this Act

VIIL Provided also, That notwithstanding anything in the said Persons holding Act of the Fifth and Sixth Years of Her Majesty contained, Persons holding Offices in Ireland and residing in Great Britain, and Persons usually residing in Ireland and serving in Parliament, shall be chargeable to the Duties by this Act granted, without regard chargeable, notto any Exemption from the Duties of Assessed Taxes; and that withstanding this Act shall extend to charge Persons resident in Ireland with 5 & 6 Vict. c 35. the Duties under Schedule (E.) in respect of Public Offices or Employments, although the Duties thereof are necessarily and permanently performed in Ireland.

IX. The several Persons chosen or appointed under the Provi- Commissioners sions of the said first mentioned Act to be respectively Commis- under former sioners for the General Purposes of the said Act, and to be respectively Additional or other Commissioners, being respectively duly qualified in that Behalf, and also the several Persons appointed to be and who on the Fifth Day of April One thousand eight hundred and fifty-three were Commissioners for the Special Purposes of the said Act, shall, without any further or other Election, Nomination, or Appointment respectively, be such Commissioners as aforesaid for the like Purposes under this Act; and wherever in the said Act, or in any Act relating to the Duties thereby granted. Mention is made of the Commissioners of Stamps and Taxes, the same in relation to the Duties granted by this Act shall be construed and deemed to designate the Commissioners of Inland Revenue: Provided that no Persons shall be Commissioners to supply Vacancies amongst the said Commissioners for General Purposes except such Persons as shall after the passing of this Act be chosen for that Purpose in the Manner provided by the mid first-mentioned Act.

X. The Provision made by the Act passed in the said Session Persons inof the Fifth and Sixth Years of Her Majesty, Chapter Eighty, trusted with the

sions, &c. in Ireland to be charged in the curities in Great Britain,

Offices in Ireland, and Members of Parliament in Ireland,

Acts to be Commissioners under this Act.

Section Payment in the

to do with relation to any other Duties under their Care and Management.

Duties to be assessed and raised under the Provisions of recited Acts.

Provisions of recited Acts.

Management. V. The said Duties hereby granted shall be assessed, raised, levied, and collected under the Regulations and Provisions of the Act passed in the Session of Parliament held in the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, and of the several Acts therein mentioned or referred to, and also of any Act or Acts subsequently passed explaining, altering, amending, or continuing the said first-mentioned Act: and for this Purpose all the said several Acts shall be revived, and shall be deemed to have been and to be continued in force from the Fifth Day of April One thousand eight hundred and fifty-three; and all such of the said Regulations and Provisions as have been enacted by the said Acts, or any of them, with reference to Great Britain or England, shall (so far as the same are or may be applicable consistently with the express Provisions of this Act) be and the same are hereby extended to Ireland; and all Powers, Authorities, Rules, Regulations, Directions, Penalties, Clauses, Matters, and Things contained in or enacted by the said several Acts before recited or referred to, or any of them, shall, notwithstanding that the same may have expired, severally and respectively be and become in full Force and Effect with respect to the Duties hereby granted, and shall in all Cases not expressly provided for by this Act, and so far as the same are not superseded by and are consistent with the express Provisions of this Act, severally and respectively be duly observed, applied, practised, and put in execution throughout the respective Parts of the United Kingdom, for raising, levying, collecting, receiving, accounting for, and securing the said Duties hereby granted, and for auditing the Accounts thereof, and otherwise relating thereto, as fully and effectually to all Intents and Purposes as if the same Powers, Authorities, Rules, Regulations, Directions, Penalties, Clauses, Matters, and Things were particularly repeated and re-enacted in the Body of this Act with reference to the said Duties hereby granted, and respectively applied to the several Parts of the United Kingdom as aforesaid; and wherever in the said Acts, or any of them, the Term " England" is used or mentioned, the same, in relation to the Duties granted by this Act, shall be deemed to extend to and to mean also Ireland; and in like Manner the Term "Great Britain" shall be read as and deemed and construed to mean the United Kingdom; and where in the Provisions of the said Acts Her Majesty's Court of Exchequer at Westminster, or any of Her Majesty's Courts of Record at Westminster, is or are mentioned or referred to, such Provisions shall, with reference to the Duties under this Act to be assessed in Ireland, be construed and take effect as if Her Majesty's Court of Exchequer at Dublin, or Her Majesty's Superior Courts of Record at Dublin, were mentioned or referred to instead of the said respective Courts at Westminster, and the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirtyfive, and the Acts explaining, altering, amending, and continuing the same, and this Act, shall be construed and read together as One Act.

5 & 6 Vict. c. 35. not to exempt Persons VI. Provided always, That nothing in the said first-mentioned Act contained shall be deemed or construed to extend to exempt

any Person, although not resident in any Part of the United receiving Pro-Kingdom, from the Duties granted by this Act in respect of the fits from Pos-Profits or Gains received from or out of any Possessions or reland, &c. or in Ireland, &c. or in Securities in Ireland, or to exempt any Person resident in any Foreign Parts. Part of the United Kingdom from the said Duties in respect of the Profits or Gains received from or out of any Possessions or Securities in any other of Her Majesty's Dominions, or any Foreign Possessions or Securities.

VIL Provided also, That the Duties in respect of Interest Duties in rearising from Securities in Ireland, and in respect of Possessions spect of Possesin Ireland, which by the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, are directed to be charged charged in the and assessed respectively according to certain Rules prescribed same Manner for charging the Duties under the Head respectively of "Fourth as similar Se-Case" and "Fifth Case" of Schedule (D.), and in Section One curities in Great hundred and six of the said Act, shall under this Act be charged and assessed in Ireland in the same Manner and under the same Schedules, Rules, and Regulations respectively as the Duties on Securities and Possessions of the like Nature in Great Britain are directed to be charged, except so far as such Schedules, Rules, and Regulations are altered or modified in regard to the assessing or charging of Duties in Ireland by the express Provisions of this Act.

VIIL Provided also, That notwithstanding anything in the said Persons holding Act of the Fifth and Sixth Years of Her Majesty contained, Persons holding Offices in Ireland and residing in Great Britain, and Persons usually residing in Ireland and serving in Parliament, shall be chargeable to the Duties by this Act granted, without regard chargeable, notto any Exemption from the Duties of Assessed Taxes; and that withstanding this Act shall extend to charge Persons resident in Ireland with 5 & 6 Vict. c 35. the Duties under Schedule (E.) in respect of Public Offices or Employments, although the Duties thereof are necessarily and permanently performed in Ireland.

IX. The several Persons chosen or appointed under the Provi- Commissioners sions of the said first mentioned Act to be respectively Commis- under former sioners for the General Purposes of the said Act, and to be Acts to be Comrespectively Additional or other Commissioners, being respectively duly qualified in that Behalf, and also the several Persons appointed to be and who on the Fifth Day of April One thousand eight hundred and fifty-three were Commissioners for the Special Purposes of the said Act, shall, without any further or other Election. Nomination, or Appointment respectively, be such Commissioners as aforesaid for the like Purposes under this Act; and wherever in the said Act, or in any Act relating to the Duties thereby granted, Mention is made of the Commissioners of Stamps and Taxes, the same in relation to the Duties granted by this Act shall be construed and deemed to designate the Commissioners of Inland Revenue: Provided that no Persons shall be Commissioners to supply Vacancies amongst the said Commissioners for General Purposes except such Persons as shall after the passing of this Act be chosen for that Purpose in the Manner provided by the said first-mentioned Act.

X. The Provision made by the Act passed in the said Session Persons inof the Fifth and Sixth Years of Her Majesty, Chapter Eighty, trusted with the L_3

sions, &c. in Ireland to be

Offices in Ireland, and Members of Parliament in Ireland,

missioners under this Act.

Section Payment ir

United Kingdom of Interest or Dividends from Foreign Companies to do all Acts necessary in order to Assessments being made thereon in manner directed by 5 & 6 Vict. c. 80.

Section Two, for the assessing and charging the Duties on Dividends and Shares of Annuities payable out of the Revenue of any Foreign State, shall be and the same is hereby extended to the assessing and charging of the Duties granted by this Act, as well on such Dividends and Shares of Annuities as aforesaid as on all Interest, Dividends, or other annual Payments payable out of or in respect of the Stocks, Funds, or Shares of any Foreign Company, Society, Adventure, or Concern, or in respect of any Securities given by or on account of any such Company, Society, Adventure, or Concern, and which said Interest, Dividends, or annual Payments have been or shall be intrusted to any Person in the United Kingdom for Payment to any Persons, Corporations, Companies, or Societies in the United Kingdom, and all Persons intrusted with the Payment of any such Interest, Dividends, or other annual Payments as aforesaid in the United Kingdom, or acting therein as Agents or in any other Character, shall and they are hereby required to do and perform all such Acts, Matters, and Things, in order to the assessing and charging and paying of the said Duties on all such Interest, Dividends, or other annual Payments as aforesaid, and under and subject to the like Penalty or other Liability for any Neglect, Refusal, or Default in that Behalf, as by the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Eighty, Persons intrusted with the Payment of Annuities or any Dividends or Shares of Annuities are required to do and perform, or are subject or liable to for any similar Neglect, Refusal, or Default; and the Assessments of the Duties on all such Interest, Dividends, and other annual Payments as sforesaid shall be made by the Commissioners for Special Purposes under Schedule (D.) of this Act, and the said Commissioners shall do and perform all such Acts, Matters, and Things in relation to such Assessments as by the said Act, Chapter Eighty, they are required to do or perform in relation to any Assessment under the said last-mentioned Act.

Governor, &c. of Bank of Ireland to be Commissioners for assessing Duties on Dividends, Salaries, &c. payable by the Bank, &c.

XI. The Governor and Directors of the Company of the Bank of Ireland shall be Commissioners for executing this Act, for the Purpose of assessing and charging the Duties hereby granted in respect of all Annuities, Dividends, and Shares of Annuities payable by the Governor and Company of the Bank of Ireland out of the Public Revenue of the United Kingdom to any Persons, Corporations, or Companies whatever, and in respect of all Profits and Gains of the said Company chargeable under Schedule (D.) of this Act, and in respect of all other Dividends, Interests, Annuities, Pensions, and Salaries payable by the said Company, and also in respect of all other Profits chargeable with Duty under this Act and arising within any Office or Department under the Management or Control of the said Governor and Company; and the said last-mentioned Commissioners shall have, use, and exercise all the Powers and Authorities of Commissioners for the General Purposes of this Act, so far as the same relate to the said Duties to be assessed and charged by the said Governor and Directors, and shall make their Assessments of the said Duties, under and subject to the Rules, Regulations, and Exemptions contained in the said first-mentioned Act in relation to the said Duties respectively: Provided always, that the Duties by this Act granted shall extend

as the Amount of the said Poor Rate added to the Sum on which the Assessment is made shall exceed the actual Rent.

XVI. All Assessments of the said Duties under the said Sche- By whom Asdules (A.) and (B.), in Ireland, shall be made by Surveyors of sessments under Tues or other Officers of Inland Revenue acting in that Behalf Schedules (A.) under the Directions of the Commissioners of Inland Revenue; land are to be and every such Assessment shall be made for and comprise the made and colrespective Premises situate within a Union, or an Electoral Divi- lected. sion, or such other District as the said last-mentioned Commissioners shall direct; and the same shall be signed by Two of the Commissioners for Special Purposes, who shall cause Duplicates thereof, together with their Warrants for the collecting and lerying of the Sums thereby assessed, to be delivered to such Person or Persons as they shall appoint to be Collectors of such Assessments.

and (B.) in Ire-

XVII. Every such Assessment in Ireland of the Duties under How Assessthe said Schedules (A.) and (B.) of this Act may be collected, ments in Ireland levied, and recovered by Distress by the Person appointed in manner aforesaid to be the Collector thereof from the Person as- are to be colsessed, or from the Occupier of the Property assessed, or may be lected and levied upon the particular Premises in respect of which the As- recovered. sessment is made: and all Goods and Chattels, to whomsoever the same shall belong, found on such Premises in respect of which any Assessment is made of the said Duties under this Act, shall be liable to be distrained and sold for the Recovery of the said Duties: or such Duties as aforesaid, or any Arrears thereof, may be levied and recovered in the same Manner as other Duties assessed in Ireland under this Act may be levied and recovered: Provided always, that the Duty assessed under the said Schedule (A.) upon or in respect of any Tenement or Hereditament may be collected, recovered, and levied by the said Collector from the Landlord or immediate Lessor of the Premises assessed, whether he be named in the Assessment or not; and to that end such Collettor is hereby authorized and empowered to use, exercise, and put in force against such Landlord or immediate Lessor all or any of the Remedies, Ways, and Means provided by an Act of the First and Second Years of Her Majesty, Chapter Fifty-six, and an Act of the Sixth and Seventh Years of Her Majesty, Chapter N.nety-two, or either of the said Acts, by which any Rate made for the Relief of the destitute Poor in Ireland may be collected, recovered, or levied from any immediate Lessor primarily liable to the Payment of Rates for Premises the Occupier of which is exempted from such Payment: Provided also, that where any Proceeding for the Recovery of any such Rate is by Law required to be had or taken in the Name of the Guardians of a Poor Law Union, or by the Direction or with the Consent of such Guardians or of the Poor Law Commissioners, or by or with any other Direction or Consent, the like Proceeding for the Recovery of the said Duties under this Act may be had and taken by and in the Name of such Collector as aforesaid, and without any such Lirection or Consent; provided that where any Assessment under the mid Schedule (A.) shall have been made upon the Tenant or Occupier of the Premises assessed, the Landlord or immediate Lessor shall be liable to be proceeded against in manner aforesaid

underSchedules (A.) and (B.)

said: and if such annual Value at which such Property is worth to be let as aforesaid shall exceed the actual Rent payable yearly by the Tenant or Occupier of such Premises, the Landlord or immediate Lessor shall be assessed under Schedule (A.) upon the Amount of such actual Rent only, and the Tenant or Occupier shall be assessed under the said Schedule (A.) on the Difference between that Amount and the Amount of such last-mentioned annual Value, subject nevertheless to any Claim for Exemption which the Parties respectively may be entitled to: Provided also, that where any Person receiving Rent in respect of any Hereditament in Ireland exempt from being rated to the Relief of the Poor is liable to be rated in respect of such Rent to the Extent of One Half the Poundage of any Poor Rate, the said Duties in Ireland chargeable under the said Schedule (A.) shall be charged and assessed upon such Person by a Poundage Rate upon the full Amount of such Rent.

Assessment of Persons receiving Rent out of Hereditaments inIreland exempt from Poor Rates.

Commissioners of Inland Revenue may direct Re-valuations where existing Valuations are incorrect.

XIV. Provided also, That if in any Case it appear to the Commissioners of Inland Revenue that any such Valuation as aforesaid for the Time being in force is not correct (having reference to the Principles according to which the same ought by Law to have been made,) with respect to all or any of the Tenements or rateable Hereditaments included therein, it shall be lawful for such Commissioners to direct the Commissioner of Valuation to make or cause to be made a Re-valuation of the Tenements or Hereditaments with respect to which the said Valuation is incorrect, and such Commissioner of Valuation shall forthwith, with all convenient Speed, make or cause to be made such Re-valuation accordingly, and sign the same and transmit it to the Commissioners of Inland Revenue; and such Re-valuation shall be made according to the Principles or Rules according to which such incorrect Valuation ought by Law to have been made, and the Duties chargeable under the said Schedules (A.) and (B.) shall, after such Re-valuation, be charged and assessed according thereto; provided that if any Person assessed to the last-mentioned Duties according to such Re-valuation deem himself aggrieved thereby, it shall be lawful for him to appeal against such Assessment on the ground of the Incorrectness of such Re-valuation, and upon such Appeal it shall be lawful for the Commissioners, Assistant Barrister, Chairman, or Recorder hearing or re-hearing such Appeal to alter as well such Re-valuation as the Assessment thereon, and make such Order in relation thereto as they or he may think fit.

Allowance for Poor Rates chargeable on the Landlord's Rent in Ireland.

XV. In assessing in Ireland the Duties chargeable under Schedule (A.) of this Act on the Landlord or immediate Lessor, in every Case where the Amount or annual Value on which the Assessment is made on him is not less than the annual Ront reserved or payable to him for the Premises in respect of which the Assessment is made, an Allowance or Abatement of a proportionate Part of the Duty shall be made in respect of the Amount of the Poor Rates which such Landlord or Lessor shall have paid or borne for the same Premises in the Year preceding; and if the Amount or annual Value on which such Assessment as aforesaid is made shall be less than the said Rent, then such Allowance or Abatement as aforesaid shall be made only in respect of so much

as the Amount of the said Poor Rate added to the Sum on which the Assessment is made shall exceed the actual Rent.

XVI. All Assessments of the said Duties under the said Sche- By whom As dules (A.) and (B.), in *Ireland*, shall be made by Surveyors of sessments and Taxes or other Officers of Inland Revenue acting in that Behalf Schedules (A.) and (B.) in Ireland Behalf and (B.) in Ireland Behal under the Directions of the Commissioners of Inland Revenue; land are to be and every such Assessment shall be made for and comprise the made and col respective Premises situate within a Union, or an Electoral Divi- lected. sion. or such other District as the said last-mentioned Commissioners shall direct; and the same shall be signed by Two of the Commissioners for Special Purposes, who shall cause Duplicates thereof, together with their Warrants for the collecting and levying of the Sums thereby assessed, to be delivered to such Person or Persons as they shall appoint to be Collectors of such Assessments.

XVII. Every such Assessment in Ireland of the Duties under How Assessthe said Schedules (A.) and (B.) of this Act may be collected, ments in Irelated leviced, and recovered by Distress by the Person appointed in (A.) and (B.) manner aforesaid to be the Collector thereof from the Person as- are to be colsessed, or from the Occupier of the Property assessed, or may be lected and levied upon the particular Premises in respect of which the As- recovered. sessment is made; and all Goods and Chattels, to whomsoever the same shall belong, found on such Premises in respect of which any Assessment is made of the said Duties under this Act, shall be liable to be distrained and sold for the Recovery of the said Duties; or such Duties as aforesaid, or any Arrears thereof, may be levied and recovered in the same Manner as other Duties assessed in Ireland under this Act may be levied and recovered: Provided always, that the Duty assessed under the said Schedule (A.) upon or in respect of any Tenement or Hereditament may be collected, recovered, and levied by the said Collector from the Landlord or immediate Lessor of the Premises assessed, whether he be named in the Assessment or not; and to that end such Collector is hereby authorized and empowered to use, exercise, and put in force against such Landlord or immediate Lessor all or any of the Remedies, Ways, and Means provided by an Act of the First and Second Years of Her Majesty, Chapter Fifty-six, and an Act of the Sixth and Seventh Years of Her Majesty, Chapter N.nety-two, or either of the said Acts, by which any Rate made for the Relief of the destitute Poor in Ireland may be collected, recovered, or levied from any immediate Lessor primarily liable to the Payment of Rates for Premises the Occupier of which is exempted from such Payment: Provided also, that where any Proceeding for the Recovery of any such Rate is by Law required to be had or taken in the Name of the Guardians of a Poor Law Union, or by the Direction or with the Consent of such Guardians or of the Poor Law Commissioners, or by or with any other Direction or Consent, the like Proceeding for the Recovery of the said Duties under this Act may be had and taken by and in the Name of such Collector as aforesaid, and without any such Direction or Consent; provided that where any Assessment under the said Schedule (A.) shall have been made upon the Tenant or Occupier of the Premises assessed, the Landlord or immediate Lessor shall be liable to be proceeded against in manner aforesaid

be

only in default of Payment of such Assessment by the said Tenant or Occupier, and for the Recovery of so much only of the Duty assessed as shall be chargeable in respect of the Rent payable yearly to such Landlord or immediate Lessor for the Premises assessed.

Landlords in Ireland entitled to claim Return of Duty paid by them in respect of Rent lost by Bankruptcy or absconding of Tenant.

XVIII. When any Landlord or immediate Lessor of any Tenement or Hereditament in Ireland assessed to the Duty chargeable under Schedule (A.) of this Act shall have paid such Duty, and shall afterwards prove to the Satisfaction of the Commissioners for Special Purposes that the Rent due or payable to him in respect of such Tenement or Hereditament for the Period for which the said Duty was assessed, or any Portion of such Rent, has been wholly and irrecoverably lost by reason of the Bankruptcy, Insolvency, or absconding of the Tenant or Occupier by whom such Rent was payable, or by the fraudulent Assignment or Removal of his Goods, or by reason of such Tenement or Hereditament being left waste and unoccupied, then and in such Case the said Landlord or Lessor shall be entitled to be repaid such Proportion of the said Duty as he shall have paid in respect of the Rent so lost; and the said Commissioners shall order and direct the Repayment of such Proportion of Duty in like Manner as by the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, they are authorized to order and direct the Repayment of Duty in other Cases, provided that such Landlord or Lessor shall make his Claim for such Repayment to the said Commissioners within the Period of Six Calendar Months after the Expiration of the Year for which the said Duty was assessed.

Persons having Custody of Valuations under Poor Relief Acts in Ireland to produce same to Officers under this Act, and permit Copies to be taken.

Penalty for Refusal, &c.

XIX. Every Person having in his Custody or Possession any Survey or Valuation on which the Rates for any Union or Electoral Division shall be assessed or made, or any Rate or Assessment made under the Provisions of the Acts for the Relief of the Poor in Ireland, or any of them, shall, at the Request of any Inspector, Surveyor, or other Officer acting in the Execution of this Act in Ireland, produce and show every such Survey, Valuation, Rate, and Assessment to such Inspector, Sorveyor, or other Officer, and permit him to inspect the same, and to take Copies thereof or Extracts therefrom without paying anything for the same; and in case the Person having the Custody or Possession of any such Survey, Valuation, Rate, or Assessment shall, on any such Request as aforesaid, refuse to produce the same to such Inspector, Surveyor, or other Officer, or to permit him to inspect the same, or to take Copies thereof or such Extracts as he may think fit to take therefrom, such Person shall, for every such Refusal, forfeit the Sum of Fifty Pounds.

By whom Assessments under Schedules (D.) and (E.) to be made in Ireland.

XX. The Assessments of the Duties chargeable in Ireland under the several Schedules (D.) and (E.) of this Act shall be made by such Surveyors of Taxes, or other Officers of Inland Revenue as the Commissioners of Inland Revenue shall appoint in that Behalf; and such Assessments shall be allowed and signed by the Commissioners for Special Purposes, who shall also appoint the Times and Places for hearing Appeals against the same as herein-after mentioned, and shall also cause due Notice of every such Assessment, and of the Amount thereof, and of the Time and Place appointed for hearing any Appeal against the same, to

be given by some Officer of Inland Revenue to every Person so assessed.

XXI. All Appeals against Assessments under this Act in Ire- Appeals in Ireland shall be heard and determined by the said Commissioners land to be heard for Special Purposes, or any Two of them, whose Determination on any such Appeal shall be final and conclusive, unless the Person charged by the Assessment shall think himself aggrieved by such Determination, and shall require that such Appeal shall be re-heard as herein-after provided; and where any Person charged by any such Assessment as aforesaid, and to whom Notice thereof and of the Time and Place appointed for hearing any Appeal against the same shall be given as herein-before directed, shall neglect to appeal accordingly, such Assessment shall also be conclusive, and such Person shall be precluded from afterwards disputing or questioning the same.

> termination of Commissioners rister, &c.

by Commis-

sioners for Special Purposes.

XXII. If any Person charged by an Assessment in Ireland Persons asshall think himself aggrieved by the Determination of the said sessed ag-Commissioners for Special Purposes in any such Appeal as afore- grieved by Desaid, it shall be lawful for him, on giving Notice in Writing to the Inspector or Surveyor within Ten Days after such Determi- may require nation, to require that such Appeal shall be re-heard by the Appeal to be Assistant Barrister for the County or Riding where such Person re-heard by an shall have been assessed, or in case he shall have been assessed Assistant Barin the County of Dublin, by the Chairman of the Sessions of the Peace of such County, or in case such Person shall have been assessed in the City of Dublin, by the Recorder of such City, or in case such Person shall have been assessed in the Borough of Cork. by the Recorder of such Borough; and where any such Appeal shall be so required to be re-heard, any Statement or Schedule in the Possession of the said Commissioners for Special Purposes, returned to them for the Purpose of such Appeal, shall be transmitted by them to the Assistant Barrister, Chairman, or Recorder (as the Case may require); and such Assistant Barrister, Chairman, or Recorder shall with all convenient Speed re-hear and determine such Appeal, and shall take the Oath or Affirmation required to be taken by a Commissioner for Special Purposes, and shall and may have and exercise the same Powers and Authorities in relation to the Assessment appealed against, and the Determination of the Matter thereof and in relation to all Matters consequent thereon, as any Two or more Commissioners for Special Purposes might have and exercise, and his Determination thereon shall be final and conclusive.

XXIII. After the respective Times for hearing Appeals against After hearing such Assessments as aforesaid in Ireland, then as to all Assess. Appeals in Irements against which Appeals shall have been heard and de- land Duplicates termined, leaving any Sura assessed or charged by any such to be delivered Assessment, and as to all Assessments against which no Appeal to Collectors, shall have been made, the Commissioners for Special Purposes with Warrants shall cause Duplicates thereof, together with Warrants under the to collect same. Hands and Seals of Two of the said last-mentioned Commissioners, to be delivered to such Officers of Inland Revenue or other Persons as shall be named in such Warrants respectively, appointing such Persons to be Collectors of the Duties and Sums of Money assessed and charged in such Duplicates respectively,

Commissioners for Special Purposes, Inspectors and Surveyors of Taxes, &c., in executing this Act in Ireland, to exercise same Powers as similar Officers

in England.

Unions, &c. in Ireland not to be responsible for Collectors.

Who to be Commissioners where there are not sufficient Officers in any Court or Department.

Powers of Commissioners for General Purposes as to Duties on Offices to be executed in Ireland by Commissioners for Special Purposes.

and requiring and empowering such Collectors respectively to collect, demand, levy, and recover all such Duties and Sums of Money.

XXIV. The Commissioners for Special Purposes acting in the Execution of this Act in Ireland in relation to the allowing or signing of any such Assessment as aforesaid, and to the hearing and determining of any Appeal against the same, and to the making and signing of any Duplicate thereof and any Warrant for collecting and levying the Duties and Sums of Money charged or assessed thereby, and also all Inspectors and Surveyors of Taxes, and other Officers of Inland Revenue acting in Ireland in relation to the making of any such Assessment or to the assessing or charging of any Person therein or thereby, and also all Persons named or appointed by the said Commissioners to be respectively Collectors of the said Duties and Sums of Money in relation to the collecting, levying, distraining for, or otherwise recovering of the same, shall respectively be, and are hereby invested with, and shall have, use, and exercise all such and the like Powers and Authorities as any Commissioners, either for General or Special Purposes, or any additional Commissioners, and as any Inspectors, Surveyors, Collectors, or other Officers respectively have or are invested with, or can or may use or exercise in England in relation to the making or allowing of any Assessment of Duties under this Act, or to the assessing or charging of any Person to such Duties, or to the hearing or determining of any Appeal against any such Assessment, or to the collecting, levying, distraining for, or otherwise recovering of any such Duties, so far as such Powers and Authorities or any of them are applicable or may be adapted to the Performance of similar Acts. Matters, and Things in Ireland.

XXV. Nothing herein contained shall be construed to make any Union, Electoral Division, or Place in *Ireland* in which any Assessment of any Duties granted under this Act shall be made, answerable for the Amount of Duties charged in such Place, nor for any Neglect or Default of the Collector in demanding or collecting same, nor shall any Re-assessment be made in *Ireland* upon any such Place for any Arrears or Loss occasioned by any

such Neglect or Default.

XXVI. Where in any Court or Department of Office there shall not be a sufficient Number of Officers proper to be appointed Commissioners for executing this Act in relation to the Duties on Offices and Employments of Profit in such Court or Department of Office, it shall be lawful for the Commissioners of Her Majesty's Treasury to direct that the Commissioners for any other Department shall execute this Act in relation to the Offices and Employments of Profit in any such Court or Department as aforesaid; and in default of a sufficient Number of Commissioners being appointed in any such Court or Department, and of such Direction as aforesaid, the Commissioners for General Purposes in their respective Districts in England and Scotland respectively, and the Commissioners for Special Purposes in Ireland, shall respectively put this Act in execution in relation to the Duties on Offices and Employments in any such Court or Department as aforesaid; and wherever in the said Act of the Fifth

Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, any Power or Direction is given to the Commissioners for executing the said Act in relation to the Duties on Lands and Tenements to execute the same in their several Districts in relation to the Dutics on Offices and Employments of Profit, every such Power and Direction shall, in relation to the Duties on Offices and Employments of Profit in Ireland under this Act, be executed and carried out by the Commissioners for Special Purposes.

XXVII It shall be lawful for any Person who shall be duly Persons asassessed by the Commissioners for Special Purposes for the Duties on the Profits and Gains described in Schedule (D.) of this Act, for the First Year for which the said Duties are by this Act granted, to compound for the charging of the Rate of Duty which shall from Time to Time be payable under this Act for each and every Year up to the Fifth Day of April One thousand eight hundred and fifty-seven, on the same Amount of such Profits and Gains in which he shall have been so assessed; and it shall also be lawful for any Person who shall be duly assessed as aforesaid for the Year commencing from the said last-mentioned Day in like Manner to compound for the charging of the Rate of Duty which shall then be payable for each and every remaining Year of the Period for which the said Duties are by this Act granted. on the same Amount of such Profits and Gains in which he shall have been so assessed as last aforesaid; and the Consideration for every such Composition shall be the Payment, in each and every Year of the said Composition, of an Addition to the said Duties at and after the Rate of One Shilling for every Twenty Shillings of the said Duties; and every such Composition shall be entered into and made with the Commissioners for Special Purposes, under and subject to the Conditions, Rules, and Regulations (mutatis mutandis) contained in the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty five, in relation to Compositions under the said last-mentioned Act, and the Contract for the same shall be in such Form as the Commissioners of Inland Revenue shall provide in that Behalf.

XXVIII. The Exemption granted by the said Act of the Fifth Exemption of and Sixth Years of Her Majesty, Chapter Thirty-five, to Persons whose respective Incomes are less than One hundred and fifty Pounds a Year shall be limited and restricted under this Act to Persons whose whole Incomes from every Source are less than One hundred Pounds a Year respectively: Provided always, that any Person who shall be assessed or charged to any of the Duties granted by this Act, or shall have paid the same either by Deduction or otherwise, and who shall claim and prove, in the Manner prescribed by the said Act, that his total Income from every Source. although amounting to One hundred Pounds or upwards, is less than One hundred and fifty Pounds a Year for the Year of the Assessment of his Profits or Gains, shall be entitled to be relieved from so much of the said Duties assessed upon or paid by him as shall exceed the Rate of Fivepence for every Twenty Shillings of his Profits or Gains, and such Relief shall be given either by Reduction or Abatement of the Assessment upon such Person, or by the Repayment to him of so much of the said Excess as he shall have paid, or by both of those Means, as the Case may

sessed under Schedule (D.) may compound.

Persons whose Income is under 100%, and Abatement to those whose Income is under 150%. a Year respectively.

require:

require; and in Ireland the Income arising from the Occupation of Lands, Tenements, or Hereditaments, by any Person claiming such Exemption or Relief as aforesaid, shall be deemed to be One Third of the annual Value on which the same shall be chargeable under Schedule (B.) of this Act; and all the Provisions, Rules, and Regulations contained in the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, in relation to the Exemption of Persons whose Incomes are less than One hundred and fifty Pounds a Year, and to the Reduction or Abatement of any Assessment upon such Persons, or to the Repayment to them of any Duties or Sums of Money, shall be observed and applied, so far as the same are applicable (mutatis mutandis), to the Exemption of Persons whose Incomes are less than One hundred Pounds a Year, and to the Claims for Relief in the Manner aforesaid to Persons whose Incomes are less than One hundred and fifty Pounds a Year.

In computing Income from Rent in Ireland Poor Rates to be deducted,

Relief to Persons claiming Abatement of Assessment on proving their Incomes to be under 100% a Year.

Claims of Exemption or for Relief in Ireland to be made to Commissioners for Special Purposes. XXIX. Provided always, That in computing the Income of any Person for the Purposes of this Act, such Computation, so far as regards any Rent derived from Tenements or Hereditaments in *Ireland* chargeable under Schedule (A.), shall be made after allowing for the Amount of Poor Rates chargeable on such Rent by way of Deduction or otherwise.

XXX. Where, on any Application for Relief or Abatement of Assessment in pursuance of the Provisions contained respectively in Section One hundred and thirty-three and Section One hundred and thirty-four of the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, and in the Third Section of an Act of the Fourteenth Year of Her Majesty's Reign, Chapter Twelve, it shall be proved to the Satisfaction of the Commissioners to whom such Application shall be made that the total Amount of the Income from every Source of the Person claiming such Relief or Abatement for the Year for which such Assessment was made-was under One hundred Pounds, such Person shall be entitled to the same Relief and Repayment respectively as by this Act and the said first-mentioned Act is provided in the Case of Persons claiming Relief on the Ground of their respective annual Incomes being less than One hundred Pounds a Year.

XXXI. In Ireland all Claims of Exemption by reason of the Income of any Person being under One hundred Pounds a Year, and all Claims for Relief or Reduction of Assessment on the Ground of such Income being under One hundred and fifty Pounds a Year, and all Claims for Return or Repayment of any Duties on either of the Grounds aforesaid, or under any other of the Provisions of this Act or of the Acts herein mentioned or referred to, shall be made in such Manner and Form as the Commissioners of Inland Revenue shall direct and provide in that Behalf; and all such Claims shall be made to and shall be adjudicated and finally determined by the Commissioners for Special Purposes, or any Two of them; provided that there shall be a like Appeal as regards Claims for Exemptions in Ireland to the Assistant Barrister, Chairman, or Recorder (as the Case may require) as is berein-before contained in reference to Persons charged by an Assessment and feeling aggrieved thereby.

XXXII. In

Sums expended may not have been charged on such Lands by

any public Rate or Assessment.

XXXVIII. Where in any Burgh in Scotland Tolls commonly Duties on Tolls known by the Name of Customs are levied under the Authority called Customs of any Act of Parliament or Charter, and are applied and expended in such Burgh in or towards defraying the Expenses of expended for paving, lighting, or cleansing the same, or of the Police thereof, public Purposes or in or towards discharging any other similar public Burdens, the to be repaid. Duty which may have been assessed and paid under this Act upon or in respect of such Tolls shall, so far as regards so much of the said Tolls as shall have been so expended as aforesaid, on due Proof of all the necessary Facts to the Satisfaction of the Commissioners for Special Purposes, be allowed and repaid under an Order of the said Commissioners, in like Manner as in other Cases where Duties are allowed and repaid under the Provisions in that Behalf contained in the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five.

XXXIX. Provided also, That notwithstanding anything in the Hop Grounds. said Act of the Fifth and Sixth Years of Her Majesty, Chapter to be charged Thirty-five, contained, all Lands occupied for the Growth of under Schedule Hops shall be charged to the Duties under Schedule (B.) of Lands. this Act according to the General Rules contained in Schedule (B.) of the said first-mentioned Act, and not by estimating the Profits of such Lands according to the Rules contained in Schedule

(D.) of the said Act.

XL. Every Person who shall be liable to the Payment of any Deductions of Rent, or any yearly Interest of Money, or any Annuity or other Duty on Payannual Payment, either as a Charge on any Property or as a ment of Rent, personal Debt or Obligation by virtue of any Contract, whether Interest, &c. the same shall be received or payable half-yearly or at any shorter or more distant Periods, shall be entitled and is hereby authorized, on making such Payment, to deduct and retain thereout the Amount of the Rate of Duty which at the Time when such Paynuent becomes due shall be payable under this Act, that is to say, wenpence, Sixpence, or Fivepence, as the Case may be, for every Twenty Shillings of such Payment; and the Person liable to such Payment shall be acquitted and discharged of so much Money as such Deduction shall amount unto, as if the Amount thereof had actually been paid unto the Person to whom such Payment shall have been due and payable; and the Person to whom such Payment as aforesaid is to be made shall allow such Deduction, upon the Receipt of the Residue of such Money, under pain of forfeiting the Sum of Fifty Pounds for any Refusal so to do: Provided always, that no Tenant or Occupier of any Property chargeable under Schedule (A.) of this Act shall be entitled to deduct or retain out of the Rent thereof any greater Sum than the Amount of the Duty which shall have been assessed and charged upon or in respect of such Property, and actually paid by such Tenant or Occupier.

XLL Provided always, That whenever any Person liable to Deductions to the said Duties chargeable in Ireland under the said Schedule be made from (A) shall be entitled to retain a proportionate Amount of such after allowing Duties from any annual Payment from which he is now by Law for Poor Rate entitled to deduct any Sum on account of Poor Rates, he shall be in Ireland.

entitled

As to Deductions for the Repairs of Collegiate Churches and Chapels, Chancels, &c.

Tenants of Lands who are called upon to pay Arrears due from former Occupiers may deduct the Amount from their Rent.

Houses let in several Tenements to be charged on Landlords.

Deduction to be allowed under Schedule (A.) for Expenses of making Sea Walls, &c.

XXXIV. Provided also, That the Deduction allowed under Schedule (A.), No. V., of the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, for the Repairs of Collegiate Churches and Chapels and Chancels of Churches, or of any College or Hall in any of the Universities, by any Ecclesiastical or Collegiate Body, Rector, Vicar, or other Person bound to repair the same, shall, in respect of the Duties under Schedule (A.) of this Act, be the Amount of the Sum so expended in the Year preceding that in which the Assessment is made, instead of an Average of Twenty-one Years, as in the said Schedule (A.), No. V., is mentioned.

XXXV. Where any Occupier for the Time being of any Lands, Tenements, or Hereditaments, being Tenant thereof, shall be called upon and required to pay, and shall have paid, any Sum or Sums assessed upon or in respect of such Lands, Tenements, or Hereditaments under the said Schedule (A.) of this Act, and which said Sum or Sums, or any Portion thereof, ought, under the Rules for charging the Duties under the said Schedule, to have been paid or to be paid by any former Tenant or Occupier of the same Lands, Tenements, or Hereditaments, or his Executors or Administrators, it shall be lawful for the said Occupier for the Time being to deduct and retain, from and out of any subsequent Payment of Rent to his Landlord, the said Sum or Sums of Money, or any Portion thereof, which ought to have been or to be paid by such former Tenant or Occupier, or his Executors or Administrators as aforesaid: Provided that nothing in the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, or in this Act contained shall extend to authorize the levying upon any such Occupier for the Time being any Arrear of Duty assessed under Schedule (A.) or Schedule (B.) of this Act which ought to have been levied upon and ultimately paid and borne by any former Occupier of the same Lands, Tenements, or Hereditaments; and provided also, that nothing herein contained shall be deemed or construed to alter, prejudice, or affect any Remedy given by the said Rules for the recovering and levying of any such Sum or Sums, or any Portion thereof, from or upon such former Tenant or Occupier, or his Executors or Administrators.

XXXVI. Any House or Building let in different Apartments or Tenements, and occupied by Two or more Persons severally, shall nevertheless be charged to the Duty under this Act as One entire House or Tenement, and the Assessment thereof shall be made on the Landlord; but in default of Payment by him the Duty so charged and assessed may be levied on the Occupier or Occupiers respectively, and being paid by them or One of them shall be deducted and allowed out of the next or any subsequent Payment on account of Rent.

XXXVII. In charging the Duty under Schedule (A.) of this Act in respect of Lands, an Allowance and Deduction shall be made for the Amount expended by the Landlord or Owner thereof on an Average of the Twenty-one preceding Years in the making or repairing of Sea Walls or other Embankments necessary for the Preservation or Protection of such Lands against the Encroachment or overflowing of the Sea or any Tidal River, although the

Sums

Sums expended may not have been charged on such Lands by

any public Rate or Assessment.

XXXVIII. Where in any Burgh in Scotland Tolls commonly Duties on Tolls known by the Name of Customs are levied under the Authority called Customs of any Act of Parliament or Charter, and are applied and experied in Burgh in or towards defraying the Expenses of expended for paving, lighting, or cleansing the same, or of the Police thereof, public Purposes or in or towards discharging any other similar public Burdens, the to be repaid. Duty which may have been assessed and paid under this Act upon or in respect of such Tolls shall, so far as regards so much of the said Tolls as shall have been so expended as aforesaid, on due Proof of all the necessary Facts to the Satisfaction of the Commissioners for Special Purposes, be allowed and repaid under an Order of the said Commissioners, in like Manner as in other Cases where Duties are allowed and repaid under the Provisions in that Behalf contained in the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five.

XXXIX. Provided also, That notwithstanding anything in the Hop Grounds said Act of the Fifth and Sixth Years of Her Majesty, Chapter to be charged Thirty-five, contained, all Lands occupied for the Growth of under Schedule Hops shall be charged to the Duties under Schedule (B.) of Lands. this Act according to the General Rules contained in Schedule (B.) of the said first-mentioned Act, and not by estimating the Profits of such Lands according to the Rules contained in Schedule

(D.) of the said Act.

XL. Every Person who shall be liable to the Payment of any Deductions of Rent, or any yearly Interest of Money, or any Annuity or other Duty on Payannual Payment, either as a Charge on any Property or as a ment of Rent, personal Debt or Obligation by virtue of any Contract, whether Interest, &c. the same shall be received or payable half-yearly or at any shorter or more distant Periods, shall be entitled and is hereby authorized, on making such Payment, to deduct and retain thereout the Amount of the Rate of Duty which at the Time when such Payment becomes due shall be payable under this Act, that is to say, Sevenpence, Sixpence, or Fivepence, as the Case may be, for every Twenty Shillings of such Payment; and the Person liable to such Payment shall be acquitted and discharged of so much Money as such Deduction shall amount unto, as if the Amount thereof had actually been paid unto the Person to whom such Payment shall have been due and payable; and the Person to whom such Payment as aforesaid is to be made shall allow such Deduction, upon the Receipt of the Residue of such Money, under pain of forfeiting the Sum of Fifty Pounds for any Refusal so to do: Provided always, that no Tenant or Occupier of any Property chargeable under Schedule (A.) of this Act shall be entitled to deduct or retain out of the Rent thereof any greater Sum than the Amount of the Duty which shall have been assessed and charged upon or in respect of such Property, and actually paid by such Tenant or Occupier.

XLI. Provided always, That whenever any Person liable to Deductions to the said Duties chargeable in Ireland under the said Schedule be made from (A.) shall be entitled to retain a proportionate Amount of such after allowing Duties from any annual Payment from which he is now by Law for Poor Rate entitled to deduct any Sum on account of Poor Rates, he shall be in Ireland. entitled

entitled to retain such proportionate Amount only upon the net Sum payable by him after the Allowance for Poor Rates.

Deduction of Duty to be allowed on Payment of Rentcharges under the Drainage Advances Acts.

XLIL 'And whereas under certain Acts of Parliament Advances of Public Money to promote the Improvement of Lands have been made by way of Loan, and in *Ireland* under an Act passed in the Tenth Year of Her Majesty, Chapter Ten, and any Acts amending the same, and under an Act passed in the Fifth and Sixth Years of Her Majesty, Chapter Eighty-nine, for River Drainage, and any Acts amending the same, and the Repayment thereof has been secured by a Rentcharge upon such Lands to be paid for a Term limited by the said Acts respectively, and by which the Principal Sums advanced will eventually be repaid ' with Interest thereon, and it is just that Provision should be ' made for deducting and allowing the Duty charged by this Act in proportion to such Interest on the Payment of such Rent-'charge:' It shall be lawful for any Person paying any such Rentcharge from Time to Time to deduct and retain thereout in respect of the Duty chargeable under this Act One Third Part of the Sum which the Rate of such Duty computed on such Rentcharge will amount to and no more, and the Collectors and Receivers of such Rentcharges are hereby required to allow such Deduction upon Receipt of the Residue of such Rentcharge then due.

No Action of Eiectment in Ireland to be defeated on Ground of . Deductions reducing the Amount due under a Year's Rent

Occupiers of Lands, &c. having made true Returns of their annual Value not required to make until 1857.

XLIII. No Action of Ejectment for Nonpayment of Rent in Ireland shall be defeated on the Ground that the Person liable to pay such Rent is entitled, under the Provisions of this Act or any Act incorporated therewith, to a Deduction which would reduce the Amount due by him under a Year's Rent.

XLIV. The Occupiers of Lands, Tenements, and Hereditaments who shall make true and correct Statements and Returns, as required by the said Acts, of the annual Value of all such Lands, Tenements, and Hereditaments in their respective Occupations, in order to an Assessment of the Duties chargeable thereon, under the respective Schedules (A.) and (B.) of this Act, for the Year commencing from the Fifth Day of April One thousand eight hundred and fifty-three, shall not (unless they shall appeal against further Returns the Continuance of the same Assessment for any subsequent Year) be required to make any further Statements or Returns of such annual Value in respect of the same Premises until the Year One thousand eight hundred and fifty-seven; and in like Manner such Occupiers as aforesaid who shall make true and correct Statements and Returns in order to an Assessment of the said Duties for the Year commencing from the Fifth Day of April One thousand eight hundred and fifty-seven shall not (unless they shall appeal against the Continuance of such last-mentioned Assessment) be required to make any further Statements or Returns in respect of the same Premises for any subsequent Year of the Period for which the said Duties are by this Act granted.

Assessments underSchedules (A.) and (B.) to continue in force for subsequent Years.

XLV. The Assessments to be made for the Year commencing from the Fifth Day of April One thousand eight hundred and fifty-three of the Duties chargeable under the respective Schedules (A.) and (B.) of this Act shall be and remain in force, and the several Sums charged and assessed therein shall be collected and levied also, for the Second Year for which the same Duties

are by this Act granted, without altering the Names of the Parties charged, notwithstanding any Change in the Occupation of the Premises in respect of which any such Assessment may be made: and the same Assessments reduced and abated in proportion to the reduced Duties which will then be chargeable under this Act shall in like Manner be collected and levied for the Third and Fourth Years respectively; and in like Manner also the Assessments to be made of the said Duties for the Year commencing from the Fifth Day of April One thousand eight hundred and fifty-seven shall be and remain in force, and the several Sums charged and assessed therein for the said last-mentioned Year shall also be collected and levied, for each and every remaining Year of the Period for which the said Duties are by this Act granted: Provided always, that the Continuance of any such Assessment for the Second or any subsequent Year shall be subject to the Conditions, Rules, and Regulations in that Behalf contained in Section Eighty-seven of the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, in relation to the Continuance of Assessments made under that Act.

XLVL The Relief granted by the Third Section of the said Extending to Act of the Thirteenth and Fourteenth Years of Her Majesty, Tenant Far-Chapter Twelve, to Persons occupying Lands for the Purposes of Husbandry only, and obtaining their Livelihood principally 13 & 14 Vict. from Husbandry, shall be extended and granted to every Person c. 12. a. 3. occupying Lands as Tenant thereof for the Purposes of Husbandry only, although he may not obtain his Livelihood principally from Husbandry, as well as to every Person occupying Lands for the Purposes aforesaid, being the Owner thereof, and obtaining

his Livelihood principally as aforesaid.

XLVII. 'Whereas by the Eighty-first Section of the said Act Appellants may of the Fifth and Sixth Years of Her Majesty, Chapter Thirty- require Comfive, if upon Appeal any Dispute shall arise touching the annual missioners to five, if upon Appeal any Dispute shall arise touching the annual appoint a
 Value of any Lands, Tenements, or Hereditaments, the Commis- Valuer to value ' sioners are authorized, if they deem it necessary, to direct that Lands. 'a Valuation thereof shall be taken and made by a Person of ' Skill to be named by the said Commissioners:' It shall be lawful for the Appellant, as well as the said Commissioners, upon any such Appeal, to require that such Valuation as aforesaid shall be made, and the said Commissioners, on being required so to do by the Appellant, as well as in Cases where they may deem it necessary, shall name a Person of Skill to make such Valuation; and upon such Valuation being verified on the Oath of the Personmaking the same, the Assessment shall be made according thereto.

XLVIII. The Duty to be charged under Schedule (D.) in Duty on Prorespect of Professions, Employments, or Vocations not contained in any other Schedule of this Act shall be computed on a Sum not less than the full Amount of the Balance of the Profits, Gains, and Emoluments of such Professions, Employments, or Vocations upon a fair and just Average of Three Years, instead of the Amount of such Profits, Gains, and Emoluments within the preceding Year, as directed by the Rules of Schedule (D.) in the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, but subject in all other respects to the said last-

mentioned Rules.

essions to be harged on an verage of Profits of Three Friendly Societies legally established entitled to Exemption under

Schedules (C.)

and (D.)

C.34.

XLIX. Any Friendly Society legally established under any Act of Parliament relating to Friendly Societies, and which does not assure or grant to any Individual any Sum or Annuity to an Amount which would debar such Society from the Benefit of the Exemption granted to Friendly Societies by the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Thirty-five, in respect of their Stocks, Dividends, and Interest chargeable under Schedule (C.) of the said Act, shall be entitled to Exemption under this Act, as well in respect of all their Interest and other Profits and Gains chargeable under Schedule (D.) as in respect of their Stocks, Dividends, and Interest chargeable under Schedule (C.) of this Act.

In estimating Profits under Schedule (D.) doubtful Debts to be valued. L. In ascertaining, estimating, or assessing the Profits of any Person chargeable under Schedule (D.) of this Act, either upon Appeal or otherwise, it shall be lawful to estimate the Value of all doubtful Debts due or owing to such Person; and in the Case of the Bankruptcy or Insolvency of the Debtor, the Amount of the Dividend which may reasonably be expected to be received on any such Debt shall be deemed to be the Value thereof, and the Duty chargeable under the said Schedule shall be assessed and charged upon the estimated Value of all such doubtful Debts accordingly.

Expenses necessarily incurred in respect of a public Office to be deducted from the Amount to be assessed. LI. In assessing the Duty chargeable under Schedule (E.) of this Act in respect of any public Office or Employment where the Person exercising the same is necessarily obliged to incur and defray out of the Salary, Fees, or Emoluments of such Office or Employment the Expenses of travelling in the Performance of the Duties thereof, or of keeping and maintaining a Horse to enable him to perform the same, or otherwise to lay out and expend Money wholly, exclusively, and necessarily in the Performance of the Duties of his Office or Employment, it shall be lawful to deduct from the Amount of the said Salary, Fees, and Emoluments to be assessed under this Act the Amount of all such Expenses and Disbursements necessarily incurred and defrayed in manner aforesaid.

Abatement to Clergymen for Expenses incurred in the Performance of their Duties.

LII. In assessing the Duty chargeable under any Schedule of this Act upon any Clergyman or Minister of any Religious Denomination in respect of any Profits, Fees, or Emoluments of his Profession or Vocation, it shall be lawful to deduct from such Profits, Fees, or Emoluments any Sum or Sums of Money paid or Expenses incurred by him wholly, exclusively, and necessarily in the Performance of his Duty or Function as such Clergyman or Minister; and if such Sum or Sums or Expenses shall not have been deducted as aforesaid, then a proportionate Part of the Duty charged and paid by such Clergyman or Minister shall, on due Proof to the Commissioners of such Sum or Sums having been expended as aforesaid, be repaid to such Clergyman or Minister.

Public Officers becoming entitled to increased Salaries, &c. to be charged by supplemental Assessment.

LIII. Where any Person who shall hold or exercise any public Office or Employment of Profit shall at any Time or Times during or for or in respect of any Year of Assessment become entitled to any additional Salary, Fees, or Emoluments beyond the Amount for which any Assessment may have been made upon him, or beyond the Amount for which at the Commencement of such Year he may have been liable to be assessed, an additional or

supple-

supplemental Assessment shall from Time to Time as often as the Case shall require, be made upon such Person for such additional Salary, Fees, or Emoluments, so that he shall be assessed and charged for the full Amount of the whole of the Salary, Fees, and Emoluments which he shall receive or become entitled to at any Time, and from Time to Time during or for or in respect of the said Year of Assessment.

LIV. Any Person who shall have made Insurance on his Life Persons who or on the Life of his Wife, or shall have contracted for any De- have made Inferred Annuity on his own Life or on the Life of his Wife, in or tracted for a with any Insurance Company which shall become registered under Deferred Anany Act to be passed in the present Session of Parliament for that nuity on the Purpose, and which shall comply with the Requirements of such Lives of them-Act, and any Person who shall under any Act of Parliament be selves or Wives liable to the Payment of an annual Sum, or to have an annual to be allowed an Abatement Sum deducted from his Salary or Stipend, in order to secure a of Duty in Deferred Annuity to his Widow or a Provision to his Children respect of the after his Death, shall be entitled to deduct the Amount of the annual Preannual Premium paid by him for such Insurance or Contract, or miums made. the annual Sum paid by him or deducted from his Salary or Stipend as aforesaid, from any Profits or Gains in respect of which he shall be liable to be assessed under either of the Schedules (D.) or (E) of this Act, or to have any Assessment which may be made upon him under either of the said Schedules reduced or abated by the Deduction of the Amount of the said annual Premium from the Amount of the Profits or Gains on which such Assessment has been made; or if such Person shall be assessed to Duties under any of the Schedules contained in this Act, and shall have paid such Assessment, or shall have paid or been charged with any of the said Duties by Deduction or otherwise, such Person, on Claim made to the Commissioners for Special Purposes, and on Production to them of the Receipt for such annual Payment, and on Proof of the Facts to the Satisfaction of the said Commissioners, shall be entitled to have repaid to him such Proportion of the said Duties paid by such Person as the Amount of the said annual Premium bears to the whole Amount of his Profits and Gains on which he shall be chargeable under all or any of the Schedules of this Act: Provided always, that no such Abatement, Allowance, or Repayment as aforesaid shall be made in respect of any such annual Premium beyond One Sixth Part of the whole Amount of the Profits and Gains of such Person so chargeable as aforesaid. nor shall any such Deduction or Abatement entitle any such Person to claim total Exemption or any Relief from Duty on the Ground of his Profits and Gains being thereby reduced below One hundred or One hundred and fifty Pounds, as the Case may be.

LV. Where any Person assessed or charged to any of the Duties Persons who under this Act shall have removed from the District within which have removed the Assessment or Charge upon him was made without having before appeal-appealed against such Assessment or Charge in such District, it allowed Appeal shall be lawful for the Commissioners of Inland Revenue, if they in the District shall think fit, on the Application of such Person, to authorize to which they and empower the Commissioners of the District to which such have removed. Person shall have removed as aforesaid to hear and determine his Appeal against such Assessment or Charge, and in every such

Case the said last-mentioned Commissioners shall have full Power and Authority and they are hereby required to hear and determine such Appeal accordingly, and any Sum or Sums from which such Person may not be relieved on such Appeal shall be recovered and levied in the same Manner as if such Appeal had been heard and determined by the Commissioners of the District in which such Assessment or Charge was made.

Penalty for inducing Persons to make false Returns.

LVI. If any Person shall knowingly and wilfully aid, abet, or assist, or incite or induce, any other Person to make or deliver any false or fraudulent Account, Statement, or Declaration of or concerning any Profits or Gains chargeable under this Act, or of the yearly Rent or Value of any Lands, Tenements, or Hereditaments, or of any Matters or Things affecting such Rent or Value, such Person so offending shall for every such Offence forfeit the Sum of Fifty Pounds.

Allowances to Clerks to Commissioners.

Sum of Fifty Pounds. LVH. In lieu of the Allowances by the said Act of the Fifth and Sixth Years of Her present Majesty directed to be granted to the Clerk of the respective Commissioners for the due Performance of the Duties of his Office, there shall be granted the following Allowances respectively; (that is to say,) the Clerk of the respective Commissioners who shall duly perform the Duties of his Office within the respective Times limited by Law in that Behalf, and shall have borne and sustained the incidental Expenses mentioned in the said Act, shall, by Warrant under the Hands of the said Commissioners, have and receive from the respective Officers for Receipt Twopence in the Pound on the net Amount of the Sums assessed and charged in the Duplicates of Assessment, after all Appeals heard and determined, and all just Reductions, Abatements, and Discharges made from such Assessments and Duplicates respectively; and the Clerk who shall not have borne and sustained such incidental Expenses shall by like Warrant have and receive One Penny in the Pound of such net Amount of the Sums assessed and charged as aforesaid, after all such Reductions, Abatements, and Discharges as aforesaid, provided he shall have duly performed the Duties of his Office in the Manner mentioned in the said Act, and not otherwise: Provided always, that it shall be lawful for the Commissioners of Her Majesty's Treasury to cause such further Allowance to be made to such Clerk as aforesaid who shall have faithfully performed his Duty under this Act, and shall have borne and sustained such incidental Expenses as aforesaid, of any Sum not exceeding One Penny in the Pound on the Amount of such Part of the gross Assessment as shall have been discharged on Occasion of Claims for Exemption or Abatement made or allowed under this Act on the Ground of Income being below One hundred and fifty Pounds and One hundred Pounds a Year respectively, as the said last-mentioned Commissioners shall, on Consideration of the Extent and Population of the District and the Number of such Claims, think proper to direct; and the Certificate of the Commissioners of Inland Revenue shall be an Authority to the Officers for Receipt respectively to pay such further Allowance.

Remuneration to Collectors in Ireland. LVIII. The several Collectors of the Duties granted by this Act in *Ireland* shall have and receive such Rate of Poundage on the Money of the said Duties which they shall respectively

collect

of Christ in Oxford annexed to his Professorship by the Act of in Oxford in the Session holden in the Third and Fourth Years of Her Majesty, the Canonry Chapter One hundred and thirteen, and to which, under such Act annexed to his Professorship and the Mandamus of Her Majesty in pursuance thereof, he is and others. catiled to succeed on the next Vacancy of such Canonry, or the Rights of any other Person to or in respect of any Preferment or Office to which, on or before the Third Day of March One thousand eight hundred and fifty-three, he was by Law entitled to sacced on the then next Vacancy thereof: Provided also, that nothing herein contained shall affect the Rights of the Reverend William Heperorth Thompson, Fellow of Trinity College, Cambridge, Regius Professor of Greek elect in the University of Cambridge, to or in respect of the Canonry in the Cathedral Church of Ely annexed to his Professorship by the Act of the Session holden in the Third and Fourth Years of Her Majesty. Chapter One hundred and thirteen.

IV. And whereas by an Order in Council approving a Scheme Transfers of of the Ecclesiastical Commissioners, and bearing Date the Estates, &c. of Eighteenth Day of August One thousand eight hundred and the Chapters of York and Carfifty-two, the Real Estates of the Dean and Chapter of York lisle, appointed in the Schedule to the said Order described, and certain Personal by Orders in * Estate in the said Order described or referred to, were transferred Council dated * Estate in the said Order described or referred to, were transferred
to the said Ecclesiastical Commissioners in consideration of a
to the said Ecclesiastical Commissioners in consideration of a
the fixed permanent Annuity of Four thousand four hundred and
Nov. 1852, not ten Pounds, to be paid by the said Commissioners to the said to take effect Dean and Chapter and their Successors; and it was by the till 1st January said Scheme and Order provided, that none of the Monies or 1855. Estates to be received or acquired under the Provisions of the said Scheme should be applicable to the Purposes of the Com-" mon Fund of the said Commissioners, except only so far as it might be necessary to reimburse such Fund any Advances made thereout under the Provisions of the said Scheme, until or unless, by and under the like Authority, the said Dean and Chapter should have been put into possession in Fee Simple of Real Estates sufficient to secure to them the above-mentioned Income, clear of all Charges and Outgoings, as therein mentioned: And whereas by an Order in Council approving a Scheme of the said Ecclesiastical Commissioners, and bearing Date the Tenth Day of November One thousand eight hundred and fifty-two, divers Manors, Lands, Tithes, Tenements, and Hereditaments, and also certain Sums of Stock or Cash belonging to the Dean and Chapter of Carlisle, in the said Scheme and Order referred to, and more particularly described in certain Schedules thereto annexed, were transferred to the said Ecclesiastical Commissioners in consideration, amongst other Considerations, of a permanent Annuity of Five thousand nine hundred Pounds, to be paid by the said Commissioners to the said Dean and Chapter and their Successors; and it was by the said last-mentioned Scheme and Order provided that none of the Monies or Estates to be received or acquired under the Provisions thereof should be applicable to the Purposes of the said Common Fund, except only so far as it might be necessary to reimburse such Fund any Advances made thereout under the Provisions of the said Scheme, until or unless by and under the

require) with a view to the Suggestion of such Measures as 4 may make the said Cathedral and Collegiate Churches, and the 4 Revenues thereof, available in aid of the Erection of new Sees, or of other Arrangements for the Discharge of Episcopal Duties: ' And whereas it is expedient that the Suggestion and Adoption of the Measures contemplated by the said Commission should ' not be interfered with by reason of Interests becoming vested under such Appointments as herein-after mentioned: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. Every Person who may be appointed to any Preferment or

Appointments in Cathedral Churches, &c. upon Vacancies between 3d March 1853 and 1st. Jan. 1855 not to give Title to Compensation in case of Abolition. &c.

to Preferments. Office in or connected with any Cathedral or Collegiate Church in England or Wales upon any Vacancy which has happened since the Third Day of March One thousand eight hundred and fifty-three, or which may happen before the First Day of January One thousand eight hundred and fifty-five, shall be deemed to have taken and shall hold such Preferment or Office subject to such Regulations affecting the same as may hereafter be made by Authority of Parliament, or by any lawful Authority by which in case such Vacancy had continued such Preferment or Office might have been regulated; and no such Person shall by reason of such Appointment be deemed to have acquired any Title or Claim to Compensation in case such Preferment or Office be bereafter regulated or altered.

To what Dignities, &c. this Act to extend.

IL This Act shall extend to every Nomination, Collation, Presentation, Election, Donation, and other Appointment whatsoever made or to be made (upon any such Vacancy as aforesaid) to any Deanery, or to any Canonry or other Dignity or Office in or connected with the Chapter of any Cathedral or Collegiate Church in England or Wales, or to any Office, Preferment, or Employment in any minor Corporation in any such Cathedral or Collegiate Church, or to any other Office or Employment in any such Cathedral or Collegiate Church, or to any Benefice (with or without Cure of Souls) in the Patronage or Gift of any such Dean, Chapter, or minor Corporation, or of any Member of any such Chapter or minor Corporation, to which any Dean, Canon, or other Officer in any Cathedral or Collegiate Church may be presented, or to any Office or Employment in the Patronage or Gift of any such Dean, Chapter, or minor Corporation, or of any Member of any such Chapter or minor Corporation, or to any Mastership, Wardenship, or other Office or Employment in or connected with any School, Hospital, or eleemosinary Foundation in the Gift of any such Dean, Chapter, or minor Corporation, or of any Member of any such Chapter or minor Corporation; and this Act shall also extend to any Appropriation made or to be made upon or in consequence of any Vacancy after the said Third Day of March One thousand eight hundred and fifty-three of any Residentiary House to any Canon or other Person.

Saving Rights of the present Regius Professor of Ecclesiastical History

III. Provided always, That nothing in the Act shall affect the Rights of the Reverend Robert Hussey, Bachelor of Divinity, Regius Professor of Ecclesiastical History in the University of Oxford, to and in respect of the Canonry in the Cathedral Church

of Christ in Oxford annexed to his Professorship by the Act of in Oxford in the Session holden in the Third and Fourth Years of Her Majesty, the Canonry Chapter One hundred and thirteen, and to which, under such Act annexed to his and the Mandamus of Her Majesty in pursuance thereof, he is and others. entitled to succeed on the next Vacancy of such Canonry, or the Rights of any other Person to or in respect of any Preferment or Office to which, on or before the Third Day of March One thousand eight hundred and fifty-three, he was by Law entitled to succeed on the then next Vacancy thereof: Provided also, that nothing herein contained shall affect the Rights of the Reverend William Hepworth Thompson, Fellow of Trinity College, Cambridge, Regius Professor of Greek elect in the University of Cambridge, to or in respect of the Canonry in the Cathedral Church of Elyannexed to his Professorship by the Act of the Session holden in the Third and Fourth Years of Her Majesty. Chapter One hundred and thirteen.

IV. 'And whereas by an Order in Council approving a Scheme Transfers of of the Ecclesiastical Commissioners, and bearing Date the Estates, &c. of of the Ecclesiastical Commissioners, and Dearing Date the the Chapters of Eighteenth Day of August One thousand eight hundred and York and Carfifty-two, the Real Estates of the Dean and Chapter of York lisle, appointed in the Schedule to the said Order described, and certain Personal by Orders in Estate in the said Order described or referred to, were transferred Council dated to the said Ecclesiastical Commissioners in consideration of a 18th August fixed permanent Annuity of Four thousand four hundred and 1852 and 10th Nov. 1852, not ten Pounds, to be paid by the said Commissioners to the said to take effect Dean and Chapter and their Successors; and it was by the till 1st January ' said Scheme and Order provided, that none of the Monies or 1855. ' Estates to be received or acquired under the Provisions of the ' said Scheme should be applicable to the Purposes of the Com-'mon Fund of the said Commissioners, except only so far as it ' might be necessary to reimburse such Fund any Advances made 'thereout under the Provisions of the said Scheme, until or ' unless, by and under the like Authority, the said Dean and Chapter should have been put into possession in Fee Simple of Real Estates sufficient to secure to them the above-mentioned ' Income, clear of all Charges and Outgoings, as therein men-' tioned: And whereas by an Order in Council approving a Scheme of the said Ecclesiastical Commissioners, and bearing Date the Tenth Day of November One thousand eight hundred ' and fifty-two, divers Manors, Lands, Tithes, Tenements, and Hereditaments, and also certain Sums of Stock or Cash belonging to the Dean and Chapter of Carlisle, in the said Scheme and Order referred to, and more particularly described in certain Schedules thereto annexed, were transferred to the said Ecclesiastical Commissioners in consideration, amongst other Con-' siderations, of a permanent Annuity of Five thousand nine ' hundred Pounds, to be paid by the said Commissioners to the ' said Dean and Chapter and their Successors; and it was by the 'said last-mentioned Scheme and Order provided that none of ' the Monies or Estates to be received or acquired under the 'Provisions thereof should be applicable to the Purposes of the 'said Common Fund, except only so far as it might be necessary ' to reimburse such Fund any Advances made thereout under the Provisions of the said Scheme, until or unless by and under the

ike Authority the said Dean and Chapter should have been put ' into possession in Fee Simple of Real Estates within the Counties of Cumberland, Westmoreland, or Northumberland, any or either of them, sufficient to secure to the said Dean and Chapter a ' clear annual Income (after deducting Rates, Taxes, and other 'Outgoings, including Costs of Management,) of Five thousand ' nine hundred Pounds, or such other Sum as at the Date of such Transfer should, by the Decision of Arbitrators to be appointed ' in the usual Way, be equivalent to the Sum of Five thousand ' nine hundred Pounds at the then present Time, subject however ' as well to the Charges and Outgoings mentioned in the Schedule to the said Order marked C. as to all other Capitular Liabilities: And whereas it is expedient that none of the said Monies or Estates transferred by the said respective Orders or either of them, except as aforesaid, should be applicable to the Purposes ' of the said Common Fund until the said Commissioners acting ' under the said Commission of the Tenth Day of November One thousand eight hundred and fifty-two should have had sufficient 'Time to report their Opinion on the Matters referred to them:' Be it therefore enacted, That, notwithstanding anything in the said Orders in Council contained, none of the said Monies or Estates so transferred as aforesaid, nor any Monies or Estates accruing from similar Commutations with any other Chapters, shall, except as in the said Orders and herein-before is respectively excepted, be applied to the Purposes of the said Common Fund by the said Ecclesiastical Commissioners previous to the First Day of January which will be in the Year of our Lord One thousand eight hundred and fifty-five.

C A P. XXXVI.

An Act for disafforesting the Forest of Whichwood.

[8th July 1853.]

WHEREAS the Queen's most Excellent Majesty in right of Her Crown is seised to Herself, Her Heirs and Succes-' sors, of and in Whichwood Forest in the County of Oxford, and of and in the Soil thereof, and the Timber and other Trees, Bushes, and Underwood standing and growing thereon: And whereas the said Forest, together with certain detached Lands 'appendant or appurtenant thereto and herein-after more particu-' larly mentioned, is computed to contain in the whole Three ' thousand seven hundred and thirty-five Acres or thereabouts, of which One thousand eight hundred and forty-one Acres or thereabouts are used as Coppice Land, and planted with Cop-' pices, and One thousand seven hundred and forty-one Acres or thereabouts consist of open Ridings, Plains, Woods, and Waste Lands, One hundred and twenty-seven Acres Two Roods and 'Ten Perches or thereabouts consist of Two principal Lodges ' called the Ranger's Lodge and South Lawn Lodge, and Three inferior Lodges for Keepers, with the Lawns and other Lands inclosed therewith, and the remaining Part of the said Forest consists of certain detached Lands situate at Shipton Ascot and ' Shorthampton, containing in the whole Twenty-five Acres Two Roods and Thirty-seven Perches or thereabouts: And whereas

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there are adjacent or near to the said Forest several Coppices and other Lands known as Purlieus thereof: And whereas Her ' Majesty claims to be entitled to the Forestal Right of Herbage and Feed for Her Deer, as well over the said Purlieus as over ' the said Forest: but the Owners of the said Purlieus allege the same to be free under the Provisions of various Acts of Par-' liament, and especially of an Act passed in the Sixteenth Year of King Charles the First, Chapter Sixteen: And whereas the ' said Owners claim to be entitled to Allowances of Venison in return for the Deer Feed over the said Purlieus or some of them: And whereas the said Purlieus as well as the said Forest are ' subject to divers Rights of Common, Sheepwalks, and other ' Rights and Interests: And whereas with respect to the said ' Coppices, as well within the said Purlieus as within the said Forest, the Custom has been to cut them at stated Periods, and after each Cutting to inclose them for Eight Years, and then to throw them open for the Deer and commonable Cattle until ' the next Cutting: And whereas the Right Honourable Lord ' Churchill is or claims to be entitled to the Offices of Ranger, Launder, and Four Bailiffs, under and by virtue of a Grant ' thereof made by His late Majesty King Charles the Second, in the Thirteenth Year of His Reign, and all Rights, Emoluments, and Privileges conveyed or intended to be conveyed by the said Grant: And whereas the said Lord Churchill and his Predecessors in the said Offices, and the Keepers of the said Forest for the Time being, have enjoyed the Use of the said several Lodges berein-before mentioned, with the said Lawns and other Lands herein-before mentioned inclosed therewith, and the said detached Lands at Shipton Ascot and Shorthampton held therewith, and the said Lord Churchill and his Predecessors in the said Offices have also received as the Emoluments of the said ' Offices certain annual Payments from Her Majesty's Treasury, or out of the Rents payable to Her Majesty on Leases of the said several Coppices within the said Forest, and have also been ' accustomed to appoint not exceeding Five Keepers for the said Forest, whose Salaries are paid by the said Ranger for the Time being: And whereas the said Forest might be made much more ' valuable and productive if it were disafforested, and the Deer ' removed therefrom: And whereas the Continuance of the said Forest in its present State is injurious to the Neighbourhood thereof, and the Disafforestation thereof would be conducive to the Well-being of the said Neighbourhood; And whereas 'Her Majesty has been graciously pleased to signify Her Assent that the said Forest of Whichwood should be disafforested, and ' the Royal Deer therein removed or destroyed, with all con-' venient Speed, and that the Officers of Her Majesty of and for ' the said Forest should be discharged, and that such Allotment 'should be made to Her Majesty, in respect of Her Forestal and other Estate, Rights, and Interests, except Rights of Common (if any) as a Proprietor of Lands entitled to such Rights of 'Common, in and over and in respect of the said Forest of " Whichwood, and in respect of all Her Rights (if any) over the 'said Purlieus thereof, as is herein after provided, and that such ' Allotment and Compensation should be made to the said Lord Churchill C. 36.

Churchill and the other Officers of the said Forest, and that such Allotment or Allotments out of the said Forest should be made for the exclusive Common and Pasturage of the several Persons, Parishes, and Hamlets entitled to Rights of Common or Sheep-walks over the said Forest or Part thereof, and that such Allotment or Compensation should be made for any other Rights to which any Person or Persons are or may be entitled in, over, or in respect of the said Forest, as is herein-after provided: May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,—

Commissioners to be appointed for the Purposes of the Act:
One by the Treasury, One by the Inclosure Commissioners, and the Third by the Chief Justice of the Court of Queen's Bench.

I. The Provisions of this Act (subject to the Provision hereinafter contained with respect to the said Lord Churchill) shall be carried into execution by Three Commissioners, of whom One shall be appointed in Writing by the Commissioners for the Time being of Her Majesty's Treasury, One other shall be appointed by the Inclosure Commissioners for England and Wales for the Time being, and the Third shall be appointed by the Lord Chief Justice of the Court of Queen's Bench for the Time being; and so often as any Vacancy shall occur by Death, Resignation, or Incapacity, a new Commissioner shall be appointed in like Manner as the Commissioner whose Vacancy is to be supplied was appointed; and all such Commissioners so appointed shall for the Time being be the Commissioners for carrying this Act into execution, hereinafter designated as "the Commissioners of this Act;" and all Acts and Powers to be performed by or given to the Commissioners of this Act, under the Provisions herein contained, may be performed or exercised by any Two of such Commissioners.

Commissioners to make and subscribe Declaration before entering upon Execution of Office.

II. Every Commissioner shall, before he enter upon the Execution of his Office, make and subscribe the following Declaration before One of the Judges of Her Majesty's Court of Queen's Bench or Common Pleas, or One of the Barons of the Court of Exchequer; that is to say,

I do solemnly declare, That I will faithfully, impartially, and honestly, according to the best of my Skill and Judgment, execute the Powers and Duties of a Commissioner under an Act passed in the Year of the Reign of Queen Victoria, intituled "An Act," &c. [here set forth the Title of this Act].'

And every such Declaration shall, when made and perfected, be deposited in the Office of Land Revenue Records and Involments.

Commissioners may appoint a Clerk, and employ Land Surveyors, &c. III. It shall be lawful for the Commissioners of this Act from Time to Time to appoint a Clerk, and, if they shall think fit, to remove such Clerk, and on any Vacancy to appoint another Clerk, and also to employ from Time to Time One or more Land Surveyors and Valuers, in such Manner as they shall think necessary.

Land Surveyor to make and subscribe Declaration before entering upon Execution of Office. IV. And every Land Surveyor and Valuer so to be appointed shall, before entering upon the Duties of his Office, make and subscribe before the Commissioners of this Act, or before One of such Commissioners (who are hereby severally authorized to administer or receive the same), the Declaration following:

' I A. B. do solemnly declare, That I will faithfully, impartially, and honestly, according to the best of my Skill and Judgment, ' perform all the Duties which may devolve upon me as a Land 'Surveyor and Valuer in the Matter of an Act passed in the Year of the Reign of Queen Victoria, intituled "An Act." &c. [here set forth the Title of this Act].

And every such Declaration shall, when made and perfected, be deposited in the Office of Land Revenue Records and Incolments.

V. The Commissioners of Woods, Forests, and Land Revenues, with the Consent of the Commissioners of Her Majesty's Treasury, shall, out of the Land Revenues of the Crown, subject to Repayment as herein-after mentioned, pay and allow to the Commissioners of this Act such Sum not exceeding the Sum of One thousand Pounds as shall be thought sufficient, and in proportion their Clerk, and to the Time and Labour which may be bestowed by them respectively in carrying this Act into execution (such Proportion, in the event of any Difference of Opinion with regard thereto, to be their Duties. finally determined by the Commissioners of Her Majesty's Treasury), and to the Clerk of the Commissioners of this Act for the Time being such Salary not exceeding Two hundred Pounds a Year as shall be considered sufficient, and also shall allow to the Commissioners of this Act, and Clerk, all Costs and Expenses of employing such One or more Land Surveyors and Valuers as aforesaid, and all other reasonable Expenses incurred by them in the Performance of their Duties under this Act.

VL The Commissioners of this Act shall forthwith proceed to Commissioners ascertain the Boundaries of the said Forest and Purlicus, and to to ascertain the determine all Claims relating thereto, and for the Purpose of Boundaries of determining the said Boundaries shall or may make use of any existing Maps, Plans, or Surveys, at their Discretion; and the Boundaries, as ascertained by the Commissioners of this Act, shall be held to be the true Boundaries of the said Forest and Purlieus for all the Purposes of this Act.

VIL The Commissioners of this Act, so soon as they shall have Commissioners ascertained the aforesaid Boundaries, shall proceed to ascertain to set out and how much of the said Forest ought to be set apart for the exclusive Pasturage of the commonable Cattle and Sheep of all Persons mon of Pasture having Rights of Common of Pasture and Sheepwalks respectively and Sheepover the said Forest, and shall by their Award allot and set out, walks. s and for Common Fields, so much of the Lands of the said Forest as they shall find sufficient to afford an adequate Compensation for such Rights of Common and Sheepwalks as aforesaid, and out of the said Common Fields, when the same have been so escertained and allotted as aforesaid, shall set out and appropriate such Portion or Portions thereof as they shall think fit as and for Sheepwalks, and shall allot distinct Sheepwalks and Commons for different Parishes, Districts, or Places now having such Rights of Common or Sheepwalk as aforesaid, and, subject to such Rights of Common and Sheepwalks, the said Common Fields shall be allotted to and vested in the said Lord Churchill as his Soil and Freehold, and as Part of the Allotment and Compensation hereinthe directed to be made to him, and when such distinct Sheep-

Commissioners of Woods, out of the Land Revenues, to pay the Commissioners and their Expenses incurred in the Performance of

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walks and Commons shall be so allotted as aforesaid all Right of Intercommonage over the same shall cease.

On the making of the Award the Forest to be disafforested.

VIII. On the making of such Award as herein directed the said Forest shall be for ever disafforested, and the Right of Her Majesty to Herbage and Feed for Deer, and all other the Forestal Rights of Her Majesty in or over the Parts of the said Forest so to be allotted for such Common Fields and Sheepwalks aforesaid, shall absolutely cease, except as to Her Rights (if any) as Owner of Lands entitled to Rights of Common over the said Forest.

Commissioners. within Two Years from passing of Act. to remove Deer:

IX. The Commissioners of Woods, or other the proper Officer or Officers of Her Majesty of or for the said Forest, shall with all convenient Speed, and within Two Years from the passing of this Act, under the Direction of Her Majesty, Her Heirs or Successors, remove or destroy, or cause to be removed or destroyed, all the Deer within the said Forest, and apply and dispose of the same as Her Majesty, Her Heirs or Successors, shall direct.

and within Two Years from making of the Award to cut down and sell Timber, &c. from Common Fields.

X. It shall be lawful for the Commissioners of Woods, on behalf of Her Majesty, with all convenient Speed, and within Two Years from the making of such Award, to cut down, sell, and remove, or cause to be cut down, sold, and removed, from the said Common Fields, and from such Portion of the said Forest as may be sold by the Commissioners of this Act for the Purposes herein-after mentioned, all such Timber and other Trees, Bushes, and Underwood growing thereon as they shall think fit: Provided always, that it shall be lawful for the Commissioners of Woods to agree with the said Lord Churchill, upon such Terms as they shall think fit, for allowing any of such Timber and other Trees to remain on the said Common Fields for Ornament and Shelter.

In allotting Common Fields, Advantages derived from Extinction of Forestal Rights to be considered.

XI. The Commissioners of this Act, in ascertaining the Extent proper to be allotted as such Common Fields as aforesaid, shall take into consideration the Advantage which will be derived by the Commoners aforesaid from the Extinction of Her Majesty's Forestal Rights, and the Rights of the Officers of the said Forest, and from the Removal of the said Deer.

In ascertaining Extent of Common Fields.Her Majesty to be considered as representing Rights of Ranger and Forest Officers.

XII. For the Purpose of such Allotment as aforesaid as between Her Majesty and the Commoners, Her Majesty shall be considered as having and representing all the Rights and Privileges of the said Lord Churchill and of all other the Officers of the said Forest, and of all Persons entitled to Rights and Privileges (other than Rights of Common) over the said Forest by this Act directed to be extinguished and destroyed, which Rights and Privileges shall be taken into consideration by the Commissioners of this Act, in the same Manner as if the same had been vested in possession in and in the actual Enjoyment of Her Majesty, and all such Rights and Privileges, as well as all other the Rights and Privileges of Her Majesty, shall be taken into consideration by the said Commissioners in ascertaining the Extent of such Common Fields, and so that the Residue of such Forest to be allotted to Her Majesty shall be a just and fair Compensation and Equivalent for and for the Extinguishment of such Rights and Privileges.

Her Majesty, and all Owners of existing Rights of

XIII. And with respect to the Parts so to be allotted as and for Common Fields and Sheepwalks, Her Majesty, Her Heirs and Successors, and all other Persons the Owners of Lands in respect

of which Rights of Sheepwalk now exist in and over the existing Sheepwalk, &c. Sheepwalks, their Tenants and Occupiers, shall respectively have to have same the like Rights in and over the Sheepwalks so to be set out as Rights over the aforesaid in respect of such Lands respectively, and Her Majesty, Common Fields, Her Heirs and Successors, and all other Persons the Owners of and for Sheep-Lands in respect of which Rights of Common of Pasture other walks. than Deer Feed now exist in and over the said Forest, their Tenants and Occupiers, shall respectively have the like Right of Common of Pasture over the said Common Fields set out in respect of such Lands respectively, and the said Common Fields and Sheepwalks so to be allotted as aforesaid shall be freed and discharged from all Rights of Herbage and Feed for Deer, and from all other the Forestal Rights of Her Majesty, and from all Rights of the Officers of the said Forest.

XIV. The said Forest, after the Disafforestation thereof, shall After Disafbe a Parish, and called and known by the Name of Whichwood forestation the Parish, and shall have Parish Officers, and maintain its Poor and Parish. Roads, and do and provide all such other Things as by the Laws

of England Parishes are bound to do and provide.

XV. The Commissioners of this Act shall allot such Land, Part Allotment for a of the said Forest, as they shall think fit, not exceeding Ten Acres, Site for a for a Site for a Church, and Burial Ground to be annexed thereto, Church, &c. and for a Parsonage House and Garden for the Incumbent thereof, and also for a School and Playground.

XVL The said Parish shall be a Perpetual Curacy in the Gift Parish to be a of the Bishop of Oxford, and shall for Ecclesiastical Purposes be Perpetual within the See of Oxford, and in all respects subject to the same Curacy. Ecclesiastical Jurisdiction as other Parishes within the same See are or shall or may be subject, and the Church thereof, when erected, shall be to all Intents a Parish Church.

XVII. The Commissioners of this Act shall set out and allot Commissioners such Roads and Ways through and over the said Forest and the to set out and Purlieus thereof, and, with the Consent of the Owners, through allot Roads. and over any inclosed Lands adjoining thereto, as they shall think fit, and they shall, if they shall think fit, agree to make Compensation to such Owners or Owner for making any such Roads or Ways, Road or Way, over such adjoining Lands; and such Roads and Ways shall be public Highways, and kept and maintained as such, and after setting out the same all other existing Roads or Ways over the Forest or Purlieus shall be shut up and discontinued.

XVIII. The Commissioners of this Act shall cause the said New Roads to new Roads to be made and fenced, and shall, for the Purpose of be made, and defraying the Expense thereof, and also for the Purpose of making such Compensation (if any) as they shall agree to give to any Sale of Land. such Owners or Owner of the adjoining inclosed Lands as aforesaid, sell so much of the said Forest as they shall find necessary for those Purposes, for which Purposes their Conveyance shall vest an indefeasible Estate of Inheritance in the Purchaser or Purchasers, and their Receipt shall be a sufficient Discharge for the Purchase Monies.

XIX. And with respect to the Residue of the said Forest, and Allotments out the said detached Lands at Shipton Ascot and Shorthampton, the of Residue to Commissioners of this Act shall by their Award allot thereout to Ranger in

Forest to be a

Expense to be defraved by

respect of his Rights.

the said Lord Churchill the Lodge called the Ranger's Lodge, with the Lawns and cultivated Lands inclosed therewith, and the Appurtenances and the said detached Lands, together with so much of the Land of the said Forest adjoining or near thereto, or to Cornbury Park, as shall in their Judgment be, together with the Soil and Freehold of the said Common Fields, a sufficient Compensation for the Emoluments and Privileges of his said Offices, and for all the Rights and Interests which he acquired under or by virtue of the said Grant of His late Majesty Charles the Second, which said Lodge, with the Appurtenances, and the said Lawns and cultivated Lands, and the said last-mentioned Allotments, shall thereupon become and be the absolute and exclusive Property of the said Lord Churchill and his Heirs, and shall be held and enjoyed freed and for ever discharged from all Rights and Claims of Her Majesty, Her Heirs and Successors, and of all other Persons whomsoever, in or over the same; and in ascertaining the Extent of the Allotment so to be made to the said Lord Churchill, the Commissioners of this Act shall take into consideration the Value of the Timber and other Trees, Bushes, and Underwood left thereon, and on the said Lodge, Lawns, and cultivated Lands, as well as the Extinction of Her Majesty's Forestal and other Rights in and over the same; and the said Allotment of the said Lodge, with the said Lawns and cultivated Lands, and the said detached Lands, together with such Portion of the said Forest as aforesaid, and the said Soil and Freehold of the said Common Fields as aforesaid, shall be taken and be in full Discharge and Compensation of and for all Rights of the said Lord Churchill in or in respect of the said Forest or any Forestal Office whatsoever: Provided always, that nothing herein-before contained shall preclude the said Lord Churchill from claiming Compensation for the Loss of his Wall Acre within the said Forest, or for the Loss of Composition Venison in respect of his Purlieu Coppices; but the Commissioners of this Act shall determine upon the said last-mentioned Claims, and shall make such further Allotment (if any) to the said Lord Churchill in respect thereof as they shall think fit: Provided also, that nothing , herein-before contained shall affect the Rights of the said Lord Churchill or his Heirs to Common of Pasture and Sheepwalks upon or over the said Common Fields when so allotted and set out as herein-before directed.

Lord Churchill or any other Proprietor may charge Allotments towards Expense of fencing, &c.

XX. It shall be lawful for the said Lord Churchill, or for any other Person who may be or become a Proprietor of any Allotment or Allotments to be made by virtue of this Act, being Tenant for Life or in Tail or for any other Estate of Freehold or Inheritance (with the Consent of the Commissioners of this Act testified in Writing under their Hands and Seals), from Time to Time to charge as well such Allotment or Allotments as also any other Lands now being Parcel of the said Forest to which the said Lord Churchill or any such other Person as aforesaid may become entitled by Purchase or Exchange for any such Estate as aforesaid with any Money not exceeding Five Pounds per Acre, towards the Expenses of fencing and sub-dividing such Allotment or Allotments and other Lands, and for securing the Repayment of such Money, with Interest, to mortgage or demise

the mid Allotment or Allotments and other Lands unto or in trust for any Person who shall advance such Money for any Term of Years, but so that every such Mortgage or Demise be made with a Condition to cease and be void, or with an express Trust to be surrendered or re-assigned, when the Money thereby to be secured, with all Interest thereon, shall have been fully paid and satisfied, and so that in every such Mortgage or Demise which shall be made by any Person entitled for Life there be contained a Covenant to pay and keep down the Interest of the Money to be secured during his Life, in such Manner that no Person afterwards becoming possessed of such Lands shall be subject or liable to pay any larger Arrears of Interest than for Six Months previous to the Time when the Title of such Person shall accrue or commence; and every such Mortgage or Demise shall be valid in the Law for the Purposes thereby intended; and every such Mortgagee and his Assigns shall have the like Remedies in case of Nonpayment of the Monies thereby secured as in the Case of other Mortgages of the like Nature.

XXI. The Commissioners of this Act shall set out and allot As to Lord so much and such Part of the several Purlieu Coppices of the Churchill's said Lord Churchill, or of any of them, as they shall think fit, as permanent Common, in lieu of the existing Right of Common upon the whole of such Coppices, during a certain Part of Ten out of every Eighteen Years, and the Residue of such Purlieu Coppices shall be thereupon freed and for ever discharged from all Rights of Common whatsoever, and shall thenceforth be enjoyed by the said Lord Churchill as and for his own exclusive Property: Provided always, that the Soil and Freehold of the Parts of the said Purlieu Coppices to be set out and allotted as aforesaid, together with the Timber and other Trees and Underwood growing thereon, shall remain vested in the said Lord Churchill

XXIL For the Purpose of making such Allotment to the said Power to Lord Lord Churchill, it shall be lawful for him, if he shall think fit, Churchill, for under his Hand, to appoint a Commissioner in place of the Commissioner at the Purpose of his Allotment, missioner so to be appointed by the said Inclosure Commissioners to appoint a as aforesaid, and in case of Vacancy in the Office of Commissioner Commissioner. so appointed by him to appoint another Commissioner to supply such Vacancy, and so from Time to Time as there shall be Occasion; and the Commissioner so to be appointed shall act in the Execution of this Act, so far as relates to such Allotment to the said Lord Churchill, in all respects with the same Powers, and be entitled to the like Emoluments, as if he had been appointed by the said Inclosure Commissioners.

XXIII. In case the said Lord Churchill shall die before the In case of Lord Completion of the said last-mentioned Allotment or Allotments, Churchill's all the Provisions herein contained relating to the said Lord Death before Churchill shall extend and be applied in all respects to any and to bind his every Person who, after his Decease, shall for the Time being be Heirs. the Ranger or Rangers of the said Forest, or who but for this Act would be such Ranger or Rangers.

XXIV. That when and so soon as the Commissioners of this After Award Act shall have made their Award as herein-after provided, all all Right of Right of Intercommoning (if any) upon the Purlieus situated in Intercommondifferent 16 & 17 VICT.

ing in Purlieus to crase, &c.

different Parishes or Places shall cease and determine; and thenceforth neither the Purlieu Wastes nor the Portions of Purlieu Coppices of the said Lord *Churchill* to be so set out and allotted for permanent Common as herein-before directed, nor the Purlieu Coppices of other Persons, shall afterwards be commonable for any other Cattle or Sheep than those of Persons having a Right of Common in respect of Lands situated in the Parish or Place of which such respective Purlieus form Part.

On Allotment to Lord Churchill, his Rights and Privileges to cease. XXV. From and after the making of the said Allotment or Allotments to the said Lord *Churchill* the said Offices of Ranger, Launder, and Four Bailiffs, and all Letters Patent, Grants, and Appointments thereto, and all other Offices in and for the said Forest, and all Rights, Privileges, and Emoluments incident or annexed thereto, shall absolutely cease and determine.

Pecuniary
Compensation
to other Officers
out of Land
Revenues.

XXVI. Such pecuniary Compensation shall be made by the Commissioners of Woods, out of the Land Revenues of the Crown, to all Persons holding any such Offices as aforesaid, except the said Lord Churchill or other the Ranger for the Time being, as the Commissioners of Her Majesty's Treasury shall think fit and reasonable.

Compensation in Land or Money to be mide to all other Persons (if any) injurious y a fected by the Act.

XXVII. If it shall appear to the Commissioners of this Act that there are or is any other Person or Persons whose Rights will be injuriously affected by the Operation of this Act, the Commissioners of this Act shall ascertain the Nature of their or his Rights, and of the Injury done thereto, and shall determine whether such Injury can be more conveniently and adequately compensated by an Allotment of Land out of the said Forest, or by a pecuniary Compensation, and such Determination shall be final; and in case they shall determine in favour of a Compensation by way of Allotment to any such Person, they shall forthwith allot so much of that Portion of the said Forest which, under the Provisions of this Act, shall not have been otherwise allotted, as to the Commissioners of this Act shall appear a reasonable and sufficient Compensation: and if the Commissioners of this Act shall determine in favour of a pecuniary Compensation, then they shall ascertain the proper Amount thereof, and the Person or Persons to whom the same shall be paid, and shall certify the same to the Commissioners of Woods, who shall pay the same out of the Land Revenues of the Crown; and in such Case the Commissioners of this Act shall take the same into consideration in making the Allotment hereby directed.

Allotments how to be held.

XXVIII. All Allotments and Compensation shall enure and be held to the same Uses and upon the same Trusts as the Estates in respect of which the same shall be so allotted and given.

After the Allotments aforesaid the Residue of the Forest to become absolutely vested in Her Majesty.

XXIX. After the Allotments aforesaid the Residue of the said Forest shall thereupon become and be absolutely vested in Her Majesty, Her Heirs and Successors, in Her and their Demesne as of Fee, freed, exonerated, and for ever discharged from all Rights of Common, and all Rights, of what Nature and Kind soever, either of the said Lord *Churchill* or of any other Persons or Person whomsoever; and it shall be lawful for the said Commissioners of Woods to exercise all the same Powers over and in respect of the Lands to be allotted to Her Majesty in and by the said Award, as herein provided, as they are or at any Time hereafter shall be by

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Law enabled to exercise over and in respect of other Lands of Her Majesty in right of Her Crown, not being Royal Forests.

Parks, or Chases.

XXX. The Commissioners of this Act shall make their Award Commissioners or Awards in Writing within Three Years from the passing of to make their or Awards in William within this Act, and every such Award shall be executed in Duplicate, Three Years. and One Part of such Award shall be deposited in the Office of Land Revenue Records and Enrolments, and the other Part thereof Deposit of with the Clerk of the Peace for the said County of Oxford, there to remain and be examined by all Persons at all reasonable Times on Payment of a Fee of One Shilling for each Examination.

XXXL The Commissioners of Woods shall pay all the Costs, Provision as to Charges, and Expenses herein-before directed to be defrayed out Costs in and of the Land Revenues of the Crown, and all other Costs, Charges, and Expenses incurred by them in and about the Execution of this Act, in the first place, out of the Produce of the Timber and other Trees, Bushes, and Underwood to be cut down and sold or otherwise disposed of under or by virtue of this Act, and so far as that shall not be sufficient the same shall be paid as Part of the Costs

of M magement of the Land Revenues of Her Majesty.

XXXII. The Commissioners of this Act may examine upon Commissioners Declaration all such Persons as they may think fit, who attend may examine In fore them for the Purpose of giving Evidence upon any Matter or Proceeding under the Authority of this Act, and for that Pur-1903 may administer or receive Declarations, which Declarations may be in the following Form:

A.B. do solemnly declare, That the Evidence I shall give before you touching the Matter in question shall be the

' Truth, the whole Truth, and nothing but the Truth.'

XXXIII. If any Person under the Provisions of this Act shall Persons giving wilfully give false Evidence, or shall make or subscribe a false false Evidence Declaration for the Purposes of this Act, he shall be deemed guilty of Misguilty of a Misdemeanor.

XXXIV. It shall be sufficient for all Purposes to cite this Act Short Title.

as the " Whichwood Disafforesting Act, 1853."

C A P. XXXVIL

An Act to impose additional Duties on Spirits in Scotland and Ireland; and to alter the Countervailing Duties on Spirits the Manufacture of Guernsey, Jersey, Alderney, or Surk, imported into Scotland or Ireland, and the Countervailing Duties and Drawbacks on the Removal of certain Mixtures and Compounds between Scotland, Ireland, and England respectively; and to amend the Laws relating to the collecting and securing the Duties of Excise upon [8th July 1853.] Spirits.

WHEREAS it is expedient to impose additional Duties of Excise on Spirits in Scotland and Ireland respectively, 'and to increase the Countervailing Duties now chargeable on

' Spirits the Manufacture of the Islands of Guernsey, Jersey, ' Alderney, and Sark respectively, imported into Scotland or

' Ireland, and also to alter the Countervailing Duties and Draw-

about the Execution of this

Witnesses upon Declaration.

C. 37.

backs of Excise now payable upon the several Mixtures, Compounds, Preparations, and Commodities mentioned and described in the respective Schedules (A.) and (B.) to this Act annexed on the Removal of the same between Scotland, Ireland, and England respectively; and it is also expedient to amend the Laws relating to collecting and securing the Duties of Excise ' upon Spirits:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Grant of additional Duties of Excise on Spirits in S otland and Ireland.

L In addition to the Duties of Excise now payable under any Act or Acts in force on Spirits in Scotland and Ireland respectively, there shall be charged, raised, levied, collected, and paid, upon every Gallon of Spirits of the Strength of Hydrometer Proof which shall on or after the Twenty-first Day of April One thousand eight hundred and fifty-three be distilled in Scotland and Ireland respectively, or be in the Stock, Custody, or Possession of any Distiller in Scotland or Ireland, or which, having been distilled in England, Scotland, or Ireland, shall, on or after the said Day, be in Warehouse in Scotland or Ireland, and be taken out of Warehouse for Consumption in Scotland or Ireland, or which, having been taken out of Warehouse in England for Removal to Scotland or Ireland, shall, on or after the said Day, be brought into Scotland or Ireland, the additional Duty following: that is to say, in Scotland the additional Duty of One Shilling, and in Ireland the additional Duty of Eightpence, and so in proportion for any greater or less Degree of Strength or any greater or less Quantity.

New Countervailing Duties on Spirits the Manufacture of the Channel Islands, imported into Scotland and Ireland.

II. On and after the said Twenty-first Day of April One thousand eight hundred and fifty three, in lieu of the Countervailing Duties now chargeable under any Act or Acts in force on Spirits of the Nature or Quality of plain British Spirits manufactured or distilled in the Islands of Guernsey, Jersey, Alderney, and Sark respectively, and imported from any of the said Islands into Scotland or Ireland, there shall be charged and paid the following Countervailing Duties; that is to say,

For and upon every Gallon of such last-mentioned Spirits of the Strength of Hydrometer Proof imported into Scotland,

the Sum of Five Shillings and Tenpence;

And for and upon every Gallon of such last-mentioned Spirits of the like Strength imported into Ireland, the Sum of Four Shillings and Sixpence;

and so in proportion for any greater or less Degree of Strength or any greater or less Quantity of such Spirits imported into Scot-

land and Ireland respectively.

III. In lieu of the respective Duties and Drawbacks of Excise New Counternow payable under any Act or Acts in force upon the several Mixtures, Compounds, Preparations, and Commodities mentioned and Drawbacks on Removal of and described in the respective Schedules (A.) and (B.) to this Spirit Mixtures and Compounds Act, on the Removal of the same respectively, as herein-after ned, there shall be raised, levied, collected, and paid unto ajesty, Her Heirs and Successors, upon the said several es, Compounds, Preparations, and Commodities which on the said Twenty-first Day of April One thousand eight

hundred

vailing Duties between land

handred and fifty-three shall be removed from Scotland or Ireland to England, or from Ireland to Scotland, the several Sums of Money and Duties of Excise as they are respectively inserted. described, and set forth in the Schedule (A.) to this Act annexed; and there shall be allowed and paid, in respect of all such Mixtures, Compounds, Preparations, and Commodities, which on or after the said last-mentioned Day shall be removed from England to Scotland or Ireland, or from Scotland to Ireland, the several Drawbacks of Excise inserted, described, and set forth in the Schedule (B.) to this Act annexed.

IV. The said several Duties and Drawbacks of Excise by this Additional Act granted and imposed and allowed respectively shall be under Duties and the Management of the Commissioners of Inland Revenue, and Drawbacks to shall be charged, raised, levied, collected, recovered, paid, applied, nagement of the and allowed respectively in such and the like Manner, and by the Commissioners same Means, Ways, or Methods, by which other Duties and Draw- of Inland backs of Excise on and in respect of Spirits, and Spirit Mixtures, Revenue, and Compounds, and Preparations, are or may be respectively charged, be raised allowed under raised, levied, collected, recovered, allowed, paid, and applied, and same Provision all Acts relating to the Duties and Drawbacks of Excise respectively, and all Fines, Forfeitures, Pains, and Penalties for any Duties, &c. Offence against or in breach of any Act or Acts for securing the Daties of Excise or any of them, or for the Regulation or Improvement thereof, and the several Clauses, Provisions, Powers, and Directions contained in such Acts, shall and are hereby directed and declared (except as altered by this Act) to extend to and shall respectively be applied, practised, and put in execution for and in respect of the said Duties and Drawbacks hereby granted, imposed, and allowed respectively, in as full and ample a Manner, to all Intents and Purposes, as if all and every the said Acts, Clauses, Provisions, Powers, and Directions, Pains, Penalties, and Forfeitures, were particularly repeated and re-enacted in the Body of this Act with reference to the said Duties and Drawbacks hereby re-pectively granted, imposed, and allowed as aforesaid.

V. From and after the Tenth Day of October One thousand Spirit Receivers eight hundred and fifty-three, no Spirit Receiver shall be used in to be filled to any Distillery which shall not be made, placed, and fixed to the the Depth of Satisfaction of the Commissioners of Inland Revenue, and be of a Depth sufficient to admit of the Gauge of the Spirits in such Receiver being taken of the Depth of Fifteen Inches at the least in the Centre of such Receiver, and every such Receiver shall be so filled with Spirits that at the Time of gauging the same for the Purpose of charging the Duty thereon the Depth of Spirits therein shall not be less than Fifteen Inches; and if any Spirit Receiver shall be made use of in any Distillery which shall not be so made, placed, and fixed as aforesaid, or which shall not be of a Depth sufficient to admit of the Gauge of the Spirits therein being taken of the Depth aforesaid, or if any Distiller shall neglect or refuse to cause any Spirit Receiver used in his Distillery to be so filled with Spirits that at the Time of gauging the same as aforesaid the Depth of Spirits therein shall not be less than as aforesaid, sules from any unavoidable Cause or Circumstance he shall be anable so to do, he shall forfeit for every such Offence the Sem of Fifty Pounds.

same Provisions as former

15 Inches.

Commissioners may allow Spirit Receivers already erected of a less Depth than 15 Inches to be used.

Mode of charging Spirits in such Case.

VI. Provided always. That it shall be lawful for the Commissioners of Inland Revenue to allow the Use of any Receiver which before the passing of this Act shall have been erected and in use in any Distillery, although the same may be of so large an Area that the Spirits distilled from the Wash contained in the respective Wash Backs of such Distillery may be insufficient to fill such Receiver to the Depth aforesaid, and in such Case, as well as in any other Case in which the Depth of Spirits in any Spirit Receiver shall be less than Fifteen Inches, the Charge of Spirits in any such Receiver shall be made on the next Tenth Part of an Inch marked on the graduated Scale on the Dipping-rod above the Point which the Dip of such Spirits in such Receiver shall indicate thereon, and the said next Tenth on such graduated Scale shall be deemed to be the actual Dip of such Spirits, and the proper Officer shall enter the same in his Survey Book, and charge the Duty accordingly, making an Allowance to the Distiller of One Half of a Gallon in every One hundred Gallons of the Quantity so charged, computed at the Strength of Hydrometer Proof. VII. It shall be lawful for the Commissioners of Inland Revenue.

Commissioners
may order more
than One
Dipping-place
to be made in
SpiritReceivers.

in any Case in which they shall see fit, to order and direct that there shall be Two or more Dipping-holes of the Form and Dimensions prescribed by Law in that Behalf in the Cover of any Spirit Receiver, and in the Cover of any Store Cask or Vat. used in any Distillery, and such Dipping-holes shall be made in such Places in the Cover of such Receiver, Store Cask, and Vat respectively, as the said Commissioners shall direct in that Behalf, and in One of such Dipping-holes in the Spirit Receiver there shall be placed such Dipping-rod as shall be provided by the proper Officer, who shall secure the same in such Manner as to him shall seem expedient to prevent the Removal thereof out of any such Vessel as aforesaid, and each of the other Dipping-holes in the Spirit Receiver, and also the Dipping-holes in the Store Cask or Vat shall be secured in such Manner as the Supervisor of Excise shall think proper; and if any Distiller shall refuse or neglect to cause such Dipping-holes or any additional Dippinghole to be made pursuant to any Order or Direction of the said Commissioners in any Spirit Receiver, or in any Spirit Store Cask or Vat, used in his Distillery, or if any Distiller shall remove any such Dipping-rod out of any such Receiver, or remove any Fastening from any such Dipping-hole, or otherwise gain Access to the Spirits in any such Vessel as aforesaid by means of any such Dipping-hole, such Distiller shall for every such Offence forfeit the Sum of Two hundred Pounds.

Spirits to be removed from Receiver into entered Store Vat or Cask. VIII. All Spirits distilled in any Distillery shall, after the proper Officer shall have taken an Account of the Quantity and Strength thereof, be forthwith removed and conveyed through a close Metal Pipe from the Spirit Receiver into an entered Store Cask or Vat in the entered Spirit Store of such Distillery, and every such Store Cask and Vat respectively shall be a close covered Vessel, and shall be secured with proper and sufficient Fastenings for securing the Spirits therein to the Satisfaction of the proper Supervisor or other superior Officer, which said Fastenings shall be provided and kept in proper Repair by and at

the Expense of the Distiller; and if any Distiller shall refuse or neglect to cause all such Spirits to be removed and conveyed in manner aforesaid into such entered Store Cask or Vat as aforesaid, or shall refuse or neglect to provide and fix and maintain such Fastenings as aforesaid for securing such Store Cask or Vat, and the Spirits therein, in manner aforesaid, he shall forfeit the Sam of Two hundred Pounds.

IX. There shall be a proper Spirit Store in every Distillery A proper Spirit for keeping and securing the Spirits distilled thereat, and every Store to be prosuch Spirit Store shall be a secure Room or Place approved by vided in every the Commissioners of Inland Revenue, and provided with proper Fastenings for the Purpose of locking up and securing the same to the Satisfaction of the proper Supervisor or other superior Officer, all which Fastenings shall be provided and fixed and from Time to Time maintained by and at the Expense of the Distiller; and every such Spirit Store shall be kept locked up by the proper Officer in charge of such Store, at all Times, except when such Officer shall be in attendance; and it shall be lawful for the Commissioners of Inland Revenue to refuse to grant and to prohibit the granting of any Licence to keep a Still for the distilling of Spirits to any Person until he shall have provided and made in his Distillery a proper Store approved as aforesaid, and it shall also be lawful for the said Commissioners to suspend or revoke any such Licence which may at any Time have been granted to any Distiller, unless and until he shall have provided and made such Store, and until he shall have provided and fixed such Fastenings for securing the same in manner aforesaid.

X. If any Spirits shall be lost or destroyed by Fire or other Duty on Spiris unavoidable Accident while such Spirits are deposited in the lost or destroyed Spirit Store of any Distillery or whilst such Spirits are being by Fire or other Accident to be received into or delivered out from such Store, or if any Spirits remitted. or any Wash or other exciseable Materials for making Spirits in any Distillery shall be lost or destroyed in manner aforesaid, it shall be lawful for the Commissioners of Inland Revenue, on Proof of such Loss or Destruction being given to their Satisfaction, to remit the Duty payable or paid in respect of such Spirits, Wash, or other Materials so lost or destroyed, as well as the Duty on any Malt which may have been used in the making of any such Spirits or Wash.

XI. The Officer in charge of every such Spirit Store shall Officer in charge attend thereat daily (Sundays excepted) from the Hour of Five of Spirit Store o'Clock in the Morning until Eight o'Clock in the Evening, and all Spirits in any such Spirit Store shall be filled into the Casks in the Presence of such Officer, in such Manner and under such Regulations as the Commissioners of Inland Revenue shall in that Behalf direct, and such Officer shall take an Account of the Weight or Measure and Strength of all such Spirits.

XIL Every Distiller shall cause to be legibly cut, branded, or The true painted on the Outside of both of the Heals or Ends of every Content to be rolling or moveable Cask used in his Distillery for keeping or marked on moveable Casks. delivering out Spirits, and shall at all Times keep thereon so cut, branded, or painted, the full and true Number of Gallons, and also any Quarter or Quarters of a Gallon over and above any Number of entire Gallons, which any such Cask shall be capable

to attend daily.

of containing: provided that where the Contents of any Cask shall exceed Eighty Gallons, then in lieu of such Quarter or Quarters of a Gallon any fractional Part amounting to Three Fourths or more of a Gallon which any such Cask shall be capable of containing over and above any Number of entire Gallons shall be reckoned as a whole Gallon, and included in the Number of Gallons to be so cut, branded, or painted as aforesaid on such Cask: and if any such Cask which shall be used for the Purpose aforesaid shall not have so cut, branded, or painted thereon in manner aforesaid the full and true Number of Gallons as aforesaid. and in the Case of a Cask not exceeding Eighty Gallons the Quarter or Quarters of a Gallon, according to the Directions of this Act, such Cask, together with any Spirits contained therein, shall be forfeited, and may be seized by any Officer of Excise.

XIII. It shall not be lawful for any Officer of Excise to grant any Permit for the Removal of any Spirits from the Stock of any Distiller, except for such Spirits as shall be sent or delivered into Warehouse, pursuant to the Provisions of the Acts in that Behalf, unless such Distiller shall produce to such Officer the Receipt of the Collector of Excise for the Duty on such Spirits, nor unless such Distiller shall suffer such Officer to endorse on such Receipt the Quantity of Spirits for which such Permit is required, and the Date of such Permit; and every such Officer is hereby required

to make such Endorsement accordingly.

XIV. All the Spirits which shall be distilled at any Distillery during distilling during One distilling Period shall be removed from the entered Spirit Store, and the Duty thereon paid for Consumption, or shall be conveyed to and deposited in a Warehouse, under the Provisions of the Acts in that Behalf, within Six Days after the Termination of such distilling Period, and before any Spirits of a succeeding distilling Period are brought into such Store; and if any Spirits of One distilling Period (other than a Quantity not exceeding One hundred and fifty Gallons, and in One Ullage Cask,) shall be and remain in any such Store at any Time after Six Days from the Termination of such distilling Period, or if within the said Term of Six Days any Quantity of the Spirits of One distilling Period (other than such Quantity and in such Cask as aforesaid) shall be and remain in any such Store at any Time after any Spirits of any succeeding distilling Period are brought into the same Store or into any other such Store at the same Distillery, the Distiller shall forfeit for every Gallon of Spirits of such former Period so remaining in such Store in either of the Cases aforesaid the Sum of Twenty Shillings.

XV. When all the Spirits distilled at any Distillery in any One distilling Period shall have been removed from the Spirit Store, as herein-before required, or at the Expiration of Six Days after the Termination of such distilling Period, a Balance shall be struck by the proper Officer in the Stock Account kept by him for such Distillery, and in the Return to be made by such Officer of the Quantity of Spirits for which the Distiller shall have become chargeable during the preceding distilling Period an Allowance shall be made to such Distiller of any Deficiency in Stock occasioned by natural Waste, not exceeding the Proportion of One Gallon for every One hundred Gallons at Hydrometer Proof

Officer not to grant Permit for Removal of Spirits from the Distillery until Collector's Receipt for the Duty be produced.

Spirits distilled Period to be removed from entered Spirit Store within Six Days after Termination of such Period.

Balance to be struck in Stock Account, and Allowance made for Deficiency occasioned by natural Waste.

of the Spirits removed from the Spirit Receiver to the Spirit Store; and if the Deficiency shall exceed such Proportion, then an Allowance shall be made in respect thereof to the Extent of the Rate and Proportion aforesaid; provided that if the Deficiency shall exceed the Proportion of Three per Cent. on such Spirits so removed as aforesaid, no Allowance whatever shall be made in respect thereof.

XVI. No Spirits shall be placed in the entered Spirit Store of No Spirits but any Distillery other than such Spirits as shall be conveyed from the Redirectly from the Spirit Receiver of such Distillery into such placed in Sp Store, nor shall any Spirits which have been removed from any Store such Store be again brought into the same from any Place

w hatever.

XVII. The proper Officer of Excise shall, as often and at Distiller's Stock such Time and Times as he shall think fit, take and keep an Account of Account by way of Debtor and Creditor of the Stock of Spirits in the Distillery and Store of every Distiller, and shall in such officer. Account debit such Stock with the full Quantity of Spirits computed at Hydrometer Proof which shall be from Time to Time duly conveyed, pursuant to this Act, into such Stock from the Spirit Receiver in such Distillery, and shall credit such Stock with the full Quantity of Spirits computed at Hydrometer Proof which shall be from Time to Time sent out of such Stock under legal Permit; and if at any Time the Quantity of such Spirits which shall be found in the Stock or Possession of any such Distiller shall be greater than the Quantity of Spirits which by the Stock Account so kept by such Officer ought to be in the Stock or Possession of such Distiller, all such excess Quantity of Spirits shall be forfeited, and may be seized by any Officer of Excise, and every such Distiller shall forfeit the Sum of Twenty Shillings for each and every Gallon of such excess Quantity of Spirits; and if at any Time the Quantity of Spirits in the Stock or Possession of any Distiller shall be less than the Quantity of Spirits which by the Stock Account so kept by such Officer ought to be in the Stock or Possession of such Distiller, every such Distiller, whenever such Deficiency shall appear, shall forfeit the Sum of Twenty Shillings for every Gallon of Spirits which shall be so deficient; which said respective Penalties of Twenty Shillings for every Gallon of Spirits in excess or deficiency in the Quantity of Spirits which ought to be in the Stock or Possession of such Distiller shall not be mitigated or reduced to any less Sum by the Court before which the Complaint or Information for Recovery thereof shall be heard and determined, anything in any Act or Acts of Parliament to the contrary notwithstanding: Provided always, that no Distiller shall be liable to such Penalty or Forseiture in any Case where such Excess shall not exceed One Half per Centum, or where such Decrease or Deficiency shall not exceed Three per Centum, on the Quantity of Spirits formed by the Balance left on the last stocking, and the Quantity of Spirits since duly brought into Stock from the Spirit Receiver, nor in any Case where such Distiller shall prove to the Satisfaction of the Commissioners of Inland Revenue that such Decrease did not result from any Fraud practised or intended; but in any Case of Excess where no Penalty or Forfeiture shall

placed in Spirit Store.

Proof Spirits to

be incurred and prosecuted for, the Duty on such Excess shall be

charged against the Distiller.

Spirits may be warehoused in Casks of not less than Nine Gallons.

Spirits may be sent out from Distillery in Casks containing not less than Ten Gallons, and of the Strength specified.

XVIII. It shall be lawful for any Distiller to warehouse any Spirits distilled in his Distillery in Casks containing not less than Nine Gallons each, subject to and under in all other respects the Provisions, Rules, and Regulations, Penalties and Forfeitures, in force relating to the distilling, warehousing, and Removal of such Spirits.

XIX. Notwithstanding anything contained in the Act passed in the Fourth Year of King George the Fourth, Chapter Ninetyfour, and the Act passed in the Sixth Year of the said King, Chapter Eighty, and in the Act passed in the Session of Parliament holden in the Eleventh and Twelfth Years of Her Majesty's Reign, Chapter One hundred and twenty-two, or any of the said Acts respectively, it shall be lawful to send out or remove from any Distillery, either for Consumption or into any Warehouse, Spirits in any Quantity not less than Ten Gallons in any One Cask, provided such Spirits be of the respective Strengths, or One of them, specified in the said Acts respectively, or within Six Tenths of One per Centum over or under the said Strengths specified in the said Acts respectively of the Fourth and Sixth Years of the said King, or within the like Degree under the Strength specified in the said Act of the Eleventh and Twelfth Years of Her Majesty, and provided that the true and exact Quantity and Strength of all such Spirits be expressed in the Permit accompanying the same; and no Spirits shall be sent out or removed from any Distillery in any Cask containing a less Quantity than as aforesaid, or in any other Manner than as prescribed by the said respective Acts (save as herein provided), under the Penalties and Forfeitures contained in the said Acts in that Behalf.

Spirits may be sent out in Casks either full or on Ullage.

XX. Notwithstanding anything contained in any Act in force to the contrary, it shall be lawful to send out Spirits from any Spirit Store for Consumption or to be warehoused in Casks either full or on Ullage; provided always, that the Commissioners of Inland Revenue shall have Power to make such Orders for regulating such Ullage as may appear to them to be necessary.

Spirits in Warehouse may be racked off into other Casks. XXI. On Payment of the Duty on the full Quantity of Spirits contained in any One or more Casks in any Warehouse, it shall be lawful for the Distiller or Proprietor of such Spirits, under such Rules and Regulations as the Commissioners of Inland Revenue shall make in that Behalf, from Time to Time to rack or draw off such Spirits into any other Cask or Casks, provided that no less Quantity than Ten Gallons shall be racked into any One of such last-mentioned Casks: Provided always, that after the Duty shall have been paid on any such Spirits, and any Portion thereof shall have been racked or drawn off from any Cask, no further Abatement or Allowance for Deficiency shall be made in respect of such Spirits for any further Period the same may remain in such Warehouse.

Warehoused Casks to be numbered progressively. XXII. Upon the Outside of both of the Heads or Ends of every Cask of Spirits which shall be warehoused by any Distiller under the Provisions of this Act or of any other Act in force in that Behalf there shall be legibly cut, branded, or painted the

progressive

progressive Number of such Cask, according to the Number of Casks warehoused by such Distiller, and the Year when the same was warehoused, such progressive Numbers for every Distiller to begin with No. 1. on the First Day of January in each Year; and no Two or more Casks warehoused in the same Year by the same Distiller shall be marked with the same Number: and it shall be lawful for the proper Officer in charge of any Warehouse to refuse to receive therein any Cask of Spirits not having cut, branded, or painted thereon all the several Particulars by this Act required to be cut, branded, or painted thereon, and in the Manner required by this Act.

XXIII. No Distiller shall have or use any Warchouse for the Distiller's warehousing of Spirits without Payment of Duty situated at any Warehouse to other Place than his own entered Distillery Premises, nor until be on Distillery such Warehouse has been approved of by the Commissioners of Inland Revenue; provided that any Distiller may warehouse Spirits in any general Warehouse appointed by the Commissioners of Inland Revenue, and for which Security by Bond shall have

been given as directed by the Acts in force in that Behalf.

XXIV. It shall be lawful for the Commissioners of Inland Commissioners Revenue and they are hereby empowered to revoke the Approval of Inland at any Time heretofore given by the Commissioners of Excise Revenue emor the Commissioners of Inland Revenue, or which may at any powered to revoke Ap-Time hereafter be given by the said last-mentioned Commissioners, proval of of any Warehouse for the warehousing of British Spirits under Warehouses. the Provisions of the Laws in force in that Behalf; and after such Revocation no Abatement of Duty or Allowance shall be made in respect of the Spirits which may be contained in such Warehouse at the Time of such Revocation for any Deficiency of the Quantity or Strength of such Spirits which shall be occasioned or which shall occur after Notice of such Revocation shall have been given to the Proprietor of such Warehouse.

XXV. Every Order made by the Commissioners of Inland Re- Approval of venue appointing or approving of any general Warehouse or Warehouses, Warehouses for the warehousing of British Spirits, and every and Revocation Order revoking any such Approval, shall be published in the thereof, to be London Gazette for such Warehouses as shall be situated in England and Wales, in the Edinburgh Gazette for such Warehouses as shall be situated in Scotland, and in the Dublin Gazette for

such Warehouses as shall be situated in Ireland.

XXVI. It shall be lawful for any licensed Rectifier of Spirits Rectified Spirits in England, Scotland, or Ireland to warehouse, for Exportation may be deor for Ships Stores, any Spirits by him rectified from Spirits on posited in which the Duties of Excise shall have been charged and paid in Customs Warehouse of special Security or in any Warehouse house, although any Customs Warehouse of special Security, or in any Warehouse sweetened or approved for that Purpose by the Commissioners of Her Majesty's coloured. Customs, such Customs Warehouse or other Warehouse being situate within that Part of the United Kingdom in which such Spirits were rectified, although such Spirits may be sweetened or may be Spirits to which any colouring Matter has been added; and the Strength of such sweetened or coloured Spirits as denoted by Suker's Hydrometer shall be deemed and taken to be the true Strength thereof, anything in the Act of the Eleventh and Twelfth Years of Her Majesty, Chapter One hundred and twenty-

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two, to the contrary notwithstanding; provided always, that the Strength of such Spirits before being sweetened or coloured shall not exceed Twenty-five per Centum over Proof as denoted by Sykes's Hydrometer; and such sweetened or coloured Spirits shall be subject to all the Rules and Regulations in this or any other Act relating to the Removal and Warehousing of Spirits.

Stowage of Casks in Warehouse to afford easy Access.

XXVII. All Casks of Spirits which shall be warehoused under the Provisions of this or any other Act in that Behalf shall be arranged and stowed in the Warehouse in such Manner as that Access may easily be had to every Cask therein; and if any Distiller, or the Proprietor or Occupier of any such Warehouse, shall refuse or omit to cause all such Casks to be so arranged and stowed, he shall for every such Refusal or Omission forfeit the Sum of Five Pounds.

Allowances for Deficiencies of Spirits in Warehouse.

XXVIII. Upon all British Spirits which shall have been warehoused without Payment of Duty under the Provisions of the Acts in that Behalf, and which shall be in any Warehouse at the Time of the passing of this Act, and also upon all such Spirits which shall at any Time hereafter be so warehoused, the following Abatement in respect of the Deficiencies which may have occurred in such Spirits shall be made on the Quantity of Spirits warehoused on which the Duty is by Law payable, which Abatement shall be made after the several Rates of Allowance following: that is to say,

For every One hundred Gallons of such Spirits at Hydrometer Proof, where such Spirits shall have been in Warehouse for any Time not exceeding Seven Days, One Quarter of a Gallon:

For any Time exceeding Seven Days and not exceeding Fourteen Days, One Half of a Gallon:

For any Time exceeding Fourteen Days and not exceeding One Calendar Month, Three Fourths of a Gallon:

For any Time exceeding One Calendar Month and not exceeding Two Calendar Months, One Gallon:

For any Time exceeding Two Calendar Months and not exceeding Three Calendar Months, One Gallon and One Fourth of a Gallon:

For any Time exceeding Three Calendar Months and not exceeding Six Calendar Months, One Gallon and Three Fourths of a Gallon:

For any Time exceeding Six Calendar Months and not exceeding Nine Calendar Months, Two Gallons and One Fourth of a Gallon:

For any Time exceeding Nine Calendar Months and not exceeding Twelve Calendar Months, Two Gallons and Three Fourths of a Gallon:

And for any Time exceeding Twelve Calendar Months, the additional Allowance of Three Quarters of a Gallon for every Six Calendar Months, or any fractional Part of Six Calendar Months above Twelve Calendar Months, or any other Multiple of Six Calendar Months, provided that no Allowance shall be made in respect of any Time that such Spirits may have been in Warehouse beyond the Period of Five Years:

And any Spirits which shall be removed from one Warehouse to another shall, for the Purpose of such Abatement and Allowance as aforesaid, be deemed to have been in Warebouse during the Period occupied by such Removal.

XXIX. Every Distiller, and every Proprietor of a general Distillers a Warehouse for warehousing British Spirits, under the Provisions Warehouse of the Laws in force, and every Rectifier of Spirits, and every Keepers, R feer, and Dealer therein, shall and is hereby required to provide sufficient Dealers, to and just Scales and Weights and a Set of Standard Measures for sufficient Sc the Purpose of weighing, measuring, and taking an Account of Weights, a the Spirits distilled by such Distiller, or in any such Warehouse, Measures f or in the Stock of any such Rectifier or Dealer as aforesaid, and taking account of any Casks or Vessels used for the Purpose of containing Spirits. and such Weights and Measures shall be of such Denominations respectively as the Commissioners of Inland Revenue shall order and require in that Behalf, and such Distiller, Proprietor, Rectiher, and Dealer respectively shall maintain and keep such Scales and Weights and Measures conveniently placed in his Distillery or Warehouse, and at all Times ready for Use, and shall permit and suffer any Officer or Officers of Excise to use the same for the Purpose aforesaid; and if any Distiller or Proprietor of such Warehouse, or Rectifier, or Dealer in Spirits, shall not provide and keep and maintain such Scales and Weights and Measures as aforesaid, and of such Denominations respectively as the Commissioners of Inland Revenue shall order and require in that Behalf, or if such Distiller, Proprietor, Rectifier, or Dealer shall refuse to permit and suffer any Officer or Officers of Excise to use the same as aforesaid, or if any such Distiller, Proprietor, Rectificr, or Dealer shall use or cause or procure or suffer to be used any false, unjust, or insufficient Scales or Weights or Measures, or shall practise any Art, Device, or Contrivance by which any such Officer or Officers may be hindered or prevented from taking the just and true Weight or Messure of any such Spirits, or any Casks or Vessels used for the Purpose of containing Spirits, then and in every such Case such Distiller, Proprietor, Rectifier, or Dealer shall for every such Offence forfeit the Sum of One hundred Pounds, and all false, unjust, or insufficient Scales or Weights and Measures respectively shall be forfeited, and may be seized by any Officer or Officers of Excise.

XXX. Every Distiller, and every Proprietor of such general Assistance Warehouse as aforesaid, and every Rectifier and Dealer respec- given to the tively, shall, when and so often as he shall be thereunto required Officer in by any Officer of Excise, and with a sufficient Number of Ser-weighing, &covanta, weigh and measure in the Presence of such Officer all or any Spirits, and all or any Casks or Vessels used for keeping, conveying, or removing Spirits, in the Possession of such Distiller, Rectifier, or Dealer, or in any such Warehouse, and aid and assist to the utmost of his Power such Officer in taking an Account thereof, on pain of forfeiting for every Neglect or Refusal so to do

the Sum of Fifty Pounds.

XXXI. Every Distiller and every Proprietor of any such Distillers, Warehouse as aforesaid shall, when and as they shall be respect to provide tively required by the Commissioners of Inland Revenue so to commodation do, provide Accommodation at the Distillery Store and at such Warehouse

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Warchouse for the Officer in charge thereof respectively to the Satisfaction of the said Commissioners; and every Distiller and Proprietor of such Warehouse respectively who, on being so required to provide such Accommodation as aforesaid, shall refuse or neglect so to do, shall for every such Offence forfeit the Sum of Fifty Pounds.

Commissioners may require Apparatus to be applied to Spirit Receiver to prevent Fraud.

XXXII. It shall be lawful for the Commissioners of Inland Revenue and they are hereby authorized and empowered to require every Distiller to erect and apply, at his own Expense, in his Distillery, any Apparatus or Machine which the said Commissioners may think proper for the Purpose of preventing the Supply Pipe and the Discharge Cock of the Spirits Receiver being both open at the same Time; and if such Distiller shall neglect or refuse to provide and apply any such Apparatus or Machine, on being required so to do by the said Commissioners, he shall forfeit the Sum of Two hundred Pounds.

Four Hours or to remove Wash from Fermenting Back.

XXXIII. It shall be sufficient for any Distiller to give to the Notice to mash, proper Officer from Time to Time Four Hours Notice in Writing before beginning to mash or brew or to make Bub, or any other Composition for inducing or increasing Fermentation, and the like Notice before any Wash shall be conveyed from any Fermenting Wash Back in the Distillery, such Notices respectively being given in the Manner and containing the several Particulars prescribed respectively by the several Acts in force in that Behalf, anything in the said Acts requiring a longer Notice for any such Purpose as aforesaid notwithstanding.

Officer may Hours after the Wash being collected into Backs.

XXXIV. And it shall be lawful for the Officer in charge of any open Stills Four Distillery, and he is hereby authorized and required, at any Time after the Expiration of Four Hours from the Time that a Declalivered to him of ration in Writing shall have been delivered to him as required by the said Acts respectively that the whole of the Wort and Wash in such Distillery is collected into the Fermenting Wash Backs the Fermenting therein, to open any Still or Stills in such Distillery, by removing such Fastenings as prevent such Still or Stills from being used. notwithstanding anything contained in the said Acts of the Fourth and Sixth Years of King George the Fourth respectively requiring the Lapse of a longer Period before the opening of any such Still or Stills.

Low Wines distilled from Wash of One Brewing, con-tained in Two or more Backs. may be mixed.

XXXV. And, notwithstanding anything in the said Acts respectively contained to the contrary, it shall be lawful for any Distiller to collect in the Low Wines Receiver at his Distillery the Low Wines produced by the Distillation of the Wash of the same Brewing contained in all or any of the Fermenting Backs of such Distillery; provided that such Low Wines produced by the Distillation of the Wash of One Brewing shall be kept separate and apart from and unmixed with any Low Wines produced by the Distillation of any Wash of any other Brewing, or with any other Matter or Thing whatever, until an Account of the Quantity and Strength of such Low Wines so collected shall have been taken by the proper Officer; and provided also, that all the Spirits and Feints produced by the Re-distillation of such Low Wines shall be collected in the Spirits and Feints Receivers respectively, and kept therein, separate and apart from and unmixed with any other Matter or Thing (save as is provided and allowed by the

said Acts respectively,) until an Account of the Quantity and Smagth of such Spirits and Feints respectively shall have been tises by the proper Officer; and, for any Neglect or Refusal to exp such Low Wines and Spirits and Feints respectively separate sal apart and unmixed as herein directed, the Distiller shall forfait the Sam of Two hundred Pounds.

XXXVI. Provided always, That, notwithstanding anything Distiller may cuttined in the said Act of the Fourth Year of King George carry on the the Fourth, Section One hundred and thirty-two, to the contrary, it shall be lawful for any Distiller taking out a proper Licence in Wholesale Dealer in Spirits in Brian to carry on the Trade of a Wholesale Dealer in Spirits within the 2 a Pase within the Distance of Two Miles from the Distillery Distance of Two in h Distiller, provided such Place be approved by the Com- Miles from his Listing of Inland Revenue; but in any Case in which a Dis- Distillery. ther shall carry on such Trade of a Wholesale Dealer in Spirits a: any Place within the Distance aforesaid from his Distillery no will shall be sold, sent out, delivered, or removed from his Nick, Castody, or Possession, either as a Dealer or a Distiller. without being accompanied by a Permit granted by the proper (). f. er of Excise, on pain of Forfeiture of such Spirits, and of such Penalty as by the Laws in force is imposed on a Distiller for sending out or removing Spirits without such Permit as aforesaid; and it shall be lawful for any Officer of Excise, although of less Liank than a Supervisor of Excise, to take or cause to be taken a Account of the Quantity of the Spirits in the Stock, Custody, or Possion of such Dealer, anything contained in the Act of the 1... venth and Twelfth Years of Her Majesty, Chapter One hundred and twenty-one, Section Twenty, to the contrary notwithstanding; and all the Powers, Provisions, and Penalties contained in the - a.d la-t-mentioned Ensctment in relation to any Account taken Ly any Supervisor of Excise, or other Officer of not less Rank, - rail be deemed to apply in relation to the taking of any Account increby authorized to be taken by an Officer of less Rank than a Supervisor of Excise.

XXXVII. For the Purpose of ascertaining the Quantity of Table in Scherights contained in any Cask by weighing the same, the Table in dule (C.) to be hedule (C.) annexed to this Act shall be referred to and used in . onnexion with Sykes's Hydrometer, and any Spirits which shall Quantity of indicate on such Hydrometer any Number in Column (A.) of such Spirits in a Table shall be deemed to be of the Weight per Gallon in Pounds Cask by weighand Decimal Parts of a Pound denoted by the Number in Column ing the same. B.) of the same Table set opposite to the said Number in Column A.), and the total net Weight of the Spirits contained in any Cask divided by the said Number in Column (B.) shall be deemed to give the true Quantity of Spirits contained in such Cask in vallons and Decimal Parts of a Gallon.

XXXVIIL 'And whereas the proper Officer of Excise is autho- Mode of de-' rized by the said Acts respectively of the Fourth and Sixth termining the Years of King George the Fourth to take Samples of the Wash original Gravity ' from any Wash Back in a Distillery, and to cause such Wash 'to be distilled as in the said Acts respectively is mentioned: I: shall be lawful for such Officer to take such Samples of Wash men the Wash Back or Wash Charger in any Distillery, or from wh of such Vessels, as he may think proper; and in order to

Trade of a

used in ascertaining the

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Warehouse for the Officer in charge thereof respectively to the Satisfaction of the said Commissioners; and every Distiller and Proprietor of such Warehouse respectively who, on being so required to provide such Accommodation as aforesaid, shall refuse or neglect so to do, shall for every such Offence forfeit the Sum of Fifty Pounds.

Commissioners may require Apparatus to be applied to Spirit Receiver to prevent Fraud.

XXXII. It shall be lawful for the Commissioners of Inland Revenue and they are hereby authorized and empowered to require every Distiller to erect and apply, at his own Expense, in his Distillery, any Apparatus or Machine which the said Commissioners may think proper for the Purpose of preventing the Supply Pipe and the Discharge Cock of the Spirits Receiver being both open at the same Time; and if such Distiller shall neglect or refuse to provide and apply any such Apparatus or Machine, on being required so to do by the said Commissioners, he shall forfeit the Sum of Two hundred Pounds.

Four Hours or to remove Wash from Fermenting Back.

XXXIII. It shall be sufficient for any Distiller to give to the Notice to mash, proper Officer from Time to Time Four Hours Notice in Writing before beginning to mash or brew or to make Bub, or any other Composition for inducing or increasing Fermentation, and the like Notice before any Wash shall be conveyed from any Fermenting Wash Back in the Distillery, such Notices respectively being given in the Manner and containing the several Particulars prescribed respectively by the several Acts in force in that Behalf, anything in the said Acts requiring a longer Notice for any such Purpose as aforesaid notwithstanding.

Officer may Hours after the Wash being collected into Backs.

XXXIV. And it shall be lawful for the Officer in charge of any open Stills Four Distillery, and he is hereby authorized and required, at any Time after the Expiration of Four Hours from the Time that a Declalivered to him of ration in Writing shall have been delivered to him as required by the said Acts respectively that the whole of the Wort and Wash in such Distillery is collected into the Fermenting Wash Backs the Fermenting therein, to open any Still or Stills in such Distillery, by removing such Fastenings as prevent such Still or Stills from being used. notwithstanding anything contained in the said Acts of the Fourth and Sixth Years of King George the Fourth respectively requiring the Lapse of a longer Period before the opening of any such Still or Stills.

Low Wines distilled from Wash of One Brewing, con-tained in Two or more Backs. may be mixed.

XXXV. And, notwithstanding anything in the said Acts respectively contained to the contrary, it shall be lawful for any Distiller to collect in the Low Wines Receiver at his Distillery the Low Wines produced by the Distillation of the Wash of the same Brewing contained in all or any of the Fermenting Backs of such Distillery; provided that such Low Wines produced by the Distillation of the Wash of One Brewing shall be kept separate and apart from and unmixed with any Low Wines produced by the Distillation of any Wash of any other Brewing, or with any other Matter or Thing whatever, until an Account of the Quantity and Strength of such Low Wines so collected shall have been taken by the proper Officer; and provided also, that all the Spirits and Feints produced by the Re-distillation of such Low Wines shall be collected in the Spirits and Feints Receivers respectively, and kept therein, separate and apart from and unmixed with any other Matter or Thing (save as is provided and allowed by the

said Acts respectively.) until an Account of the Quantity and Strength of such Spirits and Feints respectively shall have been taken by the proper Officer; and, for any Neglect or Refusal to keep such Low Wines and Spirits and Feints respectively separate and apart and unmixed as herein directed, the Distiller shall forfeit the Sam of Two hundred Pounds.

XXXVI. Provided always, That, notwithstanding anything Distiller may contained in the said Act of the Fourth Year of King George carry on the the Fourth, Section One hundred and thirty-two, to the contrary, it shall be lawful for any Distiller taking out a proper Licence in that B half to carry on the Trade of a Wholesale Dealer in Spirits at a Place within the Distance of Two Miles from the Distillery Distance of Two of such Distiller, provided such Place be approved by the Com- Miles from his missioners of Inland Revenue; but in any Case in which a Dis- Distillery. titler shall carry on such Trade of a Wholesale Dealer in Spirits at any Place within the Distance aforesaid from his Distillery no Spirits shall be sold, sent out, delivered, or removed from his Stock, Custody, or Possession, either as a Dealer or a Distiller, without being accompanied by a Permit granted by the proper Officer of Excise, on pain of Forfeiture of such Spirits, and of such Penalty as by the Laws in force is imposed on a Distiller for sending out or removing Spirits without such Permit as aforesaid; and it shall be lawful for any Officer, of Excise, although of less Rank than a Supervisor of Excise, to take or cause to be taken an Account of the Quantity of the Spirits in the Stock, Custody, or Possession of such Dealer, anything contained in the Act of the Eleventh and Twelfth Years of Her Majesty, Chapter One hundred and twenty-one, Section Twenty, to the contrary notwithstanding; and all the Powers, Provisions, and Penalties contained in the said last-mentioned Enactment in relation to any Account taken by any Supervisor of Excise, or other Officer of not less Rank, shall be deemed to apply in relation to the taking of any Account hereby authorized to be taken by an Officer of less Rank than a Supervisor of Excise.

XXXVIL For the Purpose of ascertaining the Quantity of Table in Sche-Spirits contained in any Cask by weighing the same, the Table in Schedule (C.) annexed to this Act shall be referred to and used in connexion with Sykes's Hydrometer, and any Spirits which shall indicate on such Hydrometer any Number in Column (A.) of such Table shall be deemed to be of the Weight per Gallon in Pounds Cask by weighand Decimal Parts of a Pound denoted by the Number in Column ing the same. (B.) of the same Table set opposite to the said Number in Column (A.), and the total net Weight of the Spirits contained in any Cask divided by the said Number in Column (B.) shall be deemed to give the true Quantity of Spirits contained in such Cask in Gallons and Decimal Parts of a Gallon.

XXXVIII. 'And whereas the proper Officer of Excise is autho- Mode of de-'rized by the said Acts respectively of the Fourth and Sixth termining the 'Years of King George the Fourth to take Samples of the Wash original Gravity of Wash. ' from any Wash Back in a Distillery, and to cause such Wash ' to be distilled as in the said Acts respectively is mentioned: It shall be lawful for such Officer to take such Samples of Wash from the Wash Back or Wash Charger in any Distillery, or from both of such Vessels, as he may think proper; and in order to

Trade of a Wholesale Dealer in Spirits within the

dule (C.) to be used in ascertaining the Quantity of Spirits in a

ascertain and determine the original Gravity of the Worts from which such Wash was made or prepared before Fermentation had taken place in such Worts, a definite Quantity by Measure of such Wash shall be distilled, and the Proportion of Alcohol contained therein ascertained, and the Specific Gravity of such Wash deprived of its Alcohol by such Distillation, and made up with pure Water to its original Measure, shall also be ascertained, and from such Proportion of Alcohol and such Specific Gravity as last aforesaid the original Gravity of the Worts from which such Wash was made before Fermentation shall be computed and determined by means of the Table contained in Schedule (D.) annexed to this Act; and if the original Gravity of such Worts as found and determined in the Manner aforesaid shall exceed by more than Three Degrees the Gravity thereof as declared by the Distiller, pursuant to the said Acts respectively, such Distiller shall forfeit the Sum of Two hundred Pounds, and also the Sum of Sixpence for every Gallon of Wort or Wash contained in the Wash Back or Wash Charger from which such Wash so distilled was taken: Provided always, that such Distiller, or any Person acting on his Behalf, shall and may, if he shall so desire, be present at the Distillation of any such Wash, and at the Performance of any such Process as aforesaid for ascertaining the said original Gravity.

Persons who for Sale of Spirits may add additional Duties to the Price.

Repealing Sect 79. of 4 G. 4. c. 94.. Sect. 88. of 6 G. 4. c. 80., and all Clauses of Acts inconsistent herewith.

XXXIX. It shall be lawful for every Person who, on or before have contracted the said Twenty-first Day of April One thousand eight hundred and fifty three, has sold or made or entered into any Contract or Agreement for the Sale of Spirits on which any additional Duty by this Act imposed will attach, to add so much Money as will be equivalent to such additional Duty to the Price of such Spirits, and such Person shall be entitled by virtue of this Act to be paid and to sue for and recover the same accordingly.

XL. The Seventy-ninth Section of the said Act passed in the Fourth Year of King George the Fourth, Chapter Ninety-four, and Section Eighty-eight of the said Act of the Sixth Year of the said King, Chapter Eighty, shall be and the same are hereby repealed; and all Clauses, Provisions, and Regulations contained in any Act or Acts that are inconsistent with or are superseded by the Clauses, Provisions, and Regulations of this Act shall, so far and to such Extent as the same are so inconsistent or superseded as aforesaid, be and the same are hereby also repealed, save and except as to any Penalty or Forfeiture which shall have been incurred under the said Sections, Clauses, and Provisions, or any of them.

Commencement of Act

XLL The several Provisions of this Act shall commence and take effect at the respective Times herein-after mentioned; (that is to say,) as to the said Duties and Drawbacks by this Act granted and imposed and allowed respectively, from and after the Twenty-first Day of April One thousand eight hundred and fiftythree; and as to the said Abatement or Allowance to be made in respect of the Deficiencies in Spirits warehoused, from and after the passing of this Act; and as to all other Provisions contained herein, from and after the Tenth Day of October One thousand eight hundred and fifty-three.

SCHEDULE (A.)
COUNTERVALING DUTIES.

ARTICLES ENUMERATED.	COUNT	COUNTERVAILING DUTIES.	TIES.
For every Gallon thereof removed	From Scotland to England.	From Ireland to England.	From Ireland to Scotland.
Ether	£ 8. d. 0 7 11	e s. d. 0 11 3	#0 #0 #4
Camphorated Spirits Lavender Water and other Perfumes, being Spirits scented with Easential Oils, Flowers, or other Ingredients Compound Spirits of Lavender Spirits of Rosemary Spirits of Ammonia Sal Volatile Frint's Balsam Compound Tincture of Benzoin Tincture of Assafætida Tincture of Kino Tincture of Kino Tincture of Myrrh Tincture of Guiacum	0 4	6 9 0	0
Other Tinctures and Medicated Spirits	0 3 2 0 0 4½	0 4 6 0 0 64	0 1 4 0 0 2

SCHEDULE (B.) COUNTERVAILING DRAWBACKS.

ARTICLES ENUMERATED.			COUNTE	COUNTERVALING DRAWBACKS.	WBACKS.
For every Gallon thereof removed	•		From England to Scotland.	From England to Ireland.	From Scotland to Ireland.
			£ 8. d.	£ 8. d.	£ 8. d.
Ether			0 7 11	0 11 3	0 3 4
Sweet Spirits of Nitre	,i	•	1		
Camphorated Spirits		•			
Lavender Water and other Perfumes, being Spirits scented with	Spirits scente	d with			
Essential Oils, Flowers, or other Ingredients	its -				
Compound Spirits of Lavender					
Spirits of Rosemary -		•			
Spirits of Ammonia -		•			
Sal Volatile	,				
Friar's Balsam	•	1	0 4 9	6 9 0	0 2 0
Compound Tincture of Benzoin		•			
Tincture of Assafætida -		,			
Tincture of Castor		•			
Tincture of Kino		•			
Tincture of Guiacum -		•			
Tincture of Myrrh		•			
Tincture of Ginger -	•				
Spirit Varnishes	•	٠			
Other Tinctures and Medicated Spirits	,	٠	0 3 2	0 4 6	0 1 4
Made Wines	•	•	0 0 43	f9 0 0	0 0 2

4. D. 1000.	. 10° 6	& 17° VI	CIURIZE.	U.37.		
Column A. Indication on Sykes's Hydrometer.	Column B. Weight per Gallon.	Column A Indication Sykes's Hydromet	on Weight	Column A. Indication on Sykes's Hydrometer.	Column Weigt per Gall	
57	9.162	67	9:352	77	9.24	
2	9.166	2		" 2	9.54	
4	9.170	4		4	9.22	
6	9.173	6		6	9.55	
8	9.177	8		8	9.26	
58	9.181	6 8	9.371	78	9.26	
2	9.185	2	9.375	2	9.26	
4	9.189	4		4	9.57	
6	9.192	6		6	9.57	
8	9.196	8		8	9.28	
59	9.200	69	9.390	79	9.28	
2	9.204	2		2	9.28	
4	9.207	4		4	9.29	
6	9.211	6		6	9.29	
8	9.214	8		8	9.60	
60	9.218	70	9:409	80	9.60	
2	9.222	2		2	9.60	
4	9 · 226	4		4	9.61	
6	9.229	6 8		6 8	9.61	
8	9.233	=	9.424	81	9.62 9.61	
61	9.237	71		81 2	9.62	
2	9.241	4		4	9.63	
4	9.245	6		6	9.63	
6	9.248	8		8	9.63	
8	9.252	72	9.448	82	9.64	
62	9.256	2		2	9.64	
2	9.260	\ 4		4	9.65	
4	9.264	6		6	9.65	
6	9°267 9°271	š		8	9.65	
8	9.275	 73	9.467	83	9'66	
e3 /	9.279	2	9.471	2	9.66	
2	9.283	1 4		4	9.67	
4	9.586	6	9'479	6	9.67	
6 8	9.290	8		∥ 8 ∣	9.67	
64	9.294	74	9°487	84	9.68	
2	9.298	∥ 2		2	9.68	
4	9.302	4		4	9.69	
6	9.305	6		6	9.69	
8	9.309	8		8	9.69	
65	9.313	75	9.506	85	9.70	
2	9.317	2		2	9.70	
4	4 1 9 321	4		4	9.71	
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57		9.162	67		9.352	77		9.545		
•	2	9.166		2	9.356		2	9.549		
	4	9.170	ii	4	9.360	[]	4	9.223		
	6	9.173	1	6	9.363	W .	6	9.557		
	8	9 · 177	1	8	9.367		8	9.261		
58	- 1	9.181	68		9:371	78		9.565		
	2	9.182]]	2	9:375	1	2	9.269		
	4	9.189	1	4	9:379		4	9.573		
	6	9:192	1	6	9.382	1	6 8	9.576		
	8	9:196	60	8	9.386	79	0	9°580 9°584		
59		9.200	69	2	9°390 9°394	19	2	9.288		
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00	2	9.222		2	9.413		2	9.608		
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	8	9.309	li li	8	9.202		8	9.698		
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Column A. Indication on Sykes's Hydrometer.	Column B. Weight per Gallon.	Column A. Indication on Sykes's Hydrometer.	Column B. Weight per Gallon.	Column A. Indication on Sykes's Hydrometer.	Column B. Weight per Gallon.
87	9.741	92	9.840	97	9.942
2	9.745	2	9.844	2	9.946
4	9.749	4	9.848	4	9.950
4 6	9.753	6	9.852	6	9.955
8	9.757	8	9.856	8	9.959
88	9.761	93	9.860	00	0.000
2	9.765	2	9.864	98	9°963
4	9.769	4	9.868	2 4	9 907
6	9.773	6	9.872	6	9 97
8	9.777	8	9.876	8	9.98
89	9.781	94	9.880	•	9 90
2	9.785	∥ 2	9.884	99	9 · 98
4	9.789	4	9.888	2	9.388
6	9.792	6	9.892	4	9.994
8	9.796	8	9.896	6 8	9.998
90	6.800	95	9.900	8	10.003
2	9.804	2	9.904	100	10.002
4	9.808	4	9.908	100	10 00
6	9.815	6	9.913		
8	9.816	8	9.917		
91	9.820	96	9.921	•	1
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0		.3	.6	.9	1.2	1.2	1.8	2.1	2.4	2.7
1	3.0	3.3	3.4	4.1	4.4	4.8	5.1	5.2	5.9	6.5
2	6.6	7.0	7.4	7.8	8.5	8.6	9.0	9.4	9.8	10.5
3	10.7	11.1	11.2	12.0	12.4	12.9	13.3	13.8	14.5	14.7
4	15.1	15.2	16.0	16.4	16.8	17.3	17.7	18.2	18.6	19.1
5	19.2	19.9	20.4	20.9	21.3	21.8	22.2	22.7	23.1	23 6
6	24.1	24.6	25.0	25.5	26.0	26.4	26.9	27.4	27.8	28:3
7	28.8	29.2	29.7	30.5	30.7	31.5	31.7	32.2	32.7	33 .2
8	33.7	34.3	34.8	35.4	35.9	36.2	37.0	37.5	38.0	38.6
9	39.1	39.7	40.2	40.7	41.2	41.7	42.2	42.7	43.5	43.7
10	44.2	44.7	45°l	45.6	46.0	46'5	47.0	47.5	48.0	48.5
11	49.0	49'6	50.1	50.6	51.5	51.7	52.5	52.7	53.3	53.8
12	54.3	54.9	55*4	55.9	56.4	56.9	57.4	57.9	58'4	58.9
٦3	59.4	60.0	60.2	61.1	61.6	62.2	62.7	63.8	63'8	64.3
	64.8	65.4	65.9	66.2	67.1	67.6	68.2	68.7	69.3	69.9
			ı	1	•	i	I	i .		

Acts or Offences, shall and may be carried on and completed under the Authority of this Act as if this Act had passed previously to the said First Day of June One thousand eight hundred and ifly-two.

C A P. XXXIX.

An Act to repeal the Duties, Allowances, and Drawbacks of Excise on Soap. [8th July 1853.]

WHEREAS it is expedient to repeal the Duties, Allowances, and Drawbacks of Excise on Soap: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows: All Duties of Excise on Soap Duties, Allowmade in Great Britain, and on Soap brought from Ireland into ances, and Great Britain, and all Allowances in respect of the said Duties, Drawbacks of Excise on Soap and all Drawbacks of Excise on Soap exported to Foreign Parts, repealed. or removed from Great Britain into Ireland, and also all Enactments, Clauses, Provisions, Regulations, and Penalties for levying, collecting, and securing the said Duties, and paying the said Allowances and Drawbacks, and for preventing Frauds in relation thereto, shall respectively cease and determine, and shall be and the same are hereby repealed, from and after the respective Times herein-after mentioned; (that is to say,) as to the said Duties on Soap made in Great Britain, and as to all such Allowances and Drawbacks as aforesaid, from and after the Fifth Day of July One thousand eight hundred and fifty-three, and as to the said Duties on Soap brought from Ireland into Great Britain from and after the Fifth Day of July One thousand eight hundred and fifty-four; save and except as to any of the said Dutics which shall have been charged on or before the respective Times aforesaid, and any Arrear thereof, and as to all Allowances on any Soap which on or before the said Fifth Day of July One thousand eight hundred and fifty-three shall have been used in any Manufactures in respect whereof any Allowance of the said Duties is by Law granted and payable, and also as to any Drawback which shall be payable in respect of the Exportation or Removal of any Scap on or before the said last-mentioned Day, and also as to all Fines, Penalties, and Forfeitures incurred in respect of the said Duties, Allowances, and Drawbacks respectively, or in relation thereto, all which said Duties, Allowances, Drawbacks, Fines, Penalties, and Forfeitures so excepted as aforesaid shall respectively be sued for, recovered, levied, paid, and applied in the same Manner as if this Act had not been passed.

CAP. XL

An Act for altering the Mode of Repayment of Advances by the Public Works Loan Commissioners under the Public Health Act. 1848, and other Acts. [8th July 1853.]

HEREAS by the One hundred and thirteenth Section of 11 & 12 Vict. the Public Health Act, 1848, it was enacted, that the c.63.

' Interest secured by any Mortgage authorized to be made under ' that or by the said recited Act of the Seventh and Eighth Years of the Reign of Her present Majesty, respectively, is or are provided in relation to the Application for or Recovery of Compensation for Losses or Damages sustained by any Person or Persons by means of the mischievously or wantonly setting fire to, burning, or destroying any House, Outhouse, or other Building, or any Haggard, Corn, Hay, Straw, or Turf, or the maliciously setting fire to, burning, or sinking any Boat or Barge laden with Corn or other Provisions, or the maliciously killing, maining, houghing, or injuring any Horse, Mule, Ass, or Swine, or any Horned Cattle or Sheep, or the maliciously damaging, injuring, or destroying any Bank, Gate, Lock, Weir, Sluice, Bridge, Dam, or other Work belonging to any Person, public Canal or Navigation; and the Provisions of the said Two last-mentioned Acts respectively, as the Case may be, shall be accordingly applied for the Recovery of Compensation for Damages sustained by means of any of such unlawful Acts or Offences as are first enumerated in this Act as aforesaid: Provided always, that in the Case of any of such unlawful Acts or Offences committed in the County of the City of Dublin Compensation for Damages sustained by any Person or Persons by means thereof shall and may be recovered in like Manner in all respects as by an Act of the Fourth and Fifth Years of the Reign of Her present Majesty, intituled An Act for extending to the County of the City of Dublin the Provisions of an Act passed in the Nineteenth and Twentieth Years of His late Majesty King George the Third in Ireland, intituled 'An Act to prevent the ' detestable Practices of houghing Cattle, burning of Houses, ' Barns, Haggards, and Corn, and for other Purposes,' so far as relates to burning of Houses, is provided in relation to the malicious burning of Houses, Barns, Haggards, Corn, or other Articles or Effects, but subject to any such Alteration or Amendment of the said last-mentioned Act as has been made by an Act of the Eleventh and Twelfth Years of Her present Majesty, Chapter Ninety-seven.

Compensation for such Offences committed in the City of Dublin may be recovered as under 4 & 5 Vict. c. 10.

II. Provided also, That in case of any such Damages so sustained by any Person or Persons by any of the Means aforesaid since the First Day of June One thousand eight hundred and fifty-two, if such Person or Persons shall, before the passing of this Act, have served or posted any Notice or Notices of any Application by him or them for Compensation for such Damages, or have lodged any Application for such Compensation, or have given or caused to be given an Examination on Oath in the Manner respectively directed by the said Act of the Sixth and Seventh Years of King William the Fourth, in relation to Applications for Compensation under that Act, the Service or posting of such Notice or Notices, or the Lodgment of such Application so made, and the Examination on Oath so given, shall be deemed to be as valid and effectual for the Purposes of this Act as if the same had been made after the passing of this Act; and all Proceedings already taken towards obtaining Compensation for any such unlawful Acts or Offences as aforesaid, but which at the Time of the passing of this Act shall be incomplete or insufficient

by reason of the existing Law not extending to any such unlawful

In Cases of such Damages already sustained, Notices, &c. of applying for Compensation, if served before passing of Act, to be as valid as if served after passing of Act Acts or Offences, shall and may be carried on and completed under the Anthority of this Act as if this Act had passed previously to the said First Day of June One thousand eight hundred and fifty-two.

C A P. XXXIX.

An Act to repeal the Duties, Allowances, and Drawbacks of Excise on Soap. [8th July 1853.]

WHEREAS it is expedient to repeal the Duties, Allowances, and Drawbacks of Excise on Soap: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows: All Duties of Excise on Soap Duties, Allowmade in Great Britain, and on Soap brought from Ireland into ances, and Great Britain, and all Allowances in respect of the said Duties, Excise on Soap and all Drawbacks of Excise on Soap exported to Foreign Parts, repealed. or removed from Great Britain into Ireland, and also all Enactments, Clauses, Provisions, Regulations, and Penalties for levying, collecting, and securing the said Duties, and paying the said Allowances and Drawbacks, and for preventing Frauds in relation thereto, shall respectively cease and determine, and shall be and the same are hereby repealed, from and after the respective Times herein-after mentioned; (that is to say,) as to the said Duties on Soap made in Great Britain, and as to all such Allowances and Drawbacks as aforesaid, from and after the Fifth Day of July One thousand eight hundred and fifty-three, and as to the said Duties on Soap brought from Ireland into Great Britain from and after the Fifth Day of July One thousand eight hundred and fifty-four; save and except as to any of the said Duties which shall have been charged on or before the respective Times aforesaid, and any Arrear thereof, and as to all Allowances on any Soap which on or before the said Fifth Day of July One thousand eight hundred and fifty-three shall have been used in any Manufactures in respect whereof any Allowance of the said Duties is by Law granted and payable, and also as to any Drawback which shall be payable in respect of the Exportation or Removal of any Soap on or before the said last-mentioned Day, and also as to all Fines, Penalties, and Forfeitures incurred in respect of the said Duties, Allowances, and Drawbacks respectively, or in relation thereto, all which said Duties, Allowances, Drawbacks, Fines, Penalties, and Forfeitures so excepted as aforesaid shall respectively be sued for, recovered, levied, paid, and applied in the same Manner as if this Act had not been passed.

CAP. XL.

An Act for altering the Mode of Repayment of Advances by the Public Works Loan Commissioners under the Public Health Act. 1848, and other Acts. [8th July 1853.]

IN/ HEREAS by the One hundred and thirteenth Section of 11 & 12 Vict. the Public Health Act, 1848, it was enacted, that the c. 63.

'Interest secured by any Mortgage authorized to be made under

Act

' that Act should, unless otherwise provided, be paid half-yearly; ' and in order to pay off any Monies borrowed and secured by ' any such Mortgage, the Local Board of Health should in every ' Year, until the same should be paid off, appropriate and set ' apart as a Sinking Fund such Sum as, together with the Interest ' from Time to Time to accrue thereon, would in the Period of 'Thirty Years amount to a Sum sufficient to repay the Monies ' borrowed and secured by any such Mortgage, and should from ' Time to Time cause such Sinking Fund and the Interest thereon ' to be invested in the Purchase of Exchequer Bills or other ' Government Securities, and to be increased by Accumulation in ' the way of Compound Interest or otherwise; and whenever the ' said Local Board should be enabled to pay off One or more of ' the Mortgages charged upon the same Property or Rate, and ' should not be able to pay off the whole of the Mortgages so ' charged, they should, in default of Arrangement between the ' Local Board of Health and the Mortgagees, decide by Lot the 'Order in which the same should be paid off:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Advances by Public Works Loan Commissioners to be repaid by Instalments within Twenty Years, instead of by a Sinking Fund in Thirty Years.

57 G. 3. c. 34.

I. Notwithstanding the said One hundred and thirteenth Section of the said Act, or any other Provisions therein, any Monies thereby authorized to be borrowed and secured by way of Mortgage may be borrowed from the Commissioners acting in execution of an Act passed in the Fifty-seventh Year of the Reign of His late Majesty King George the Third, intituled An Act to authorize the Issue of Exchequer Bills and the Advance of Money out of the Consolidated Fund to a limited Amount, for the carrying on of Public Works and Fisheries in the United Kingdom, and Employment of the Poor in Great Britain, in manner therein mentioned, and in execution of any Act or Acts for amending or continuing the same Act or Acts or any of them; and on any such Loan by the said Commissioners called "The Public Works Loan Commissioners" the Repayment of the Monies borrowed, with Interest thereon, shall be secured so as that the same, with the Interest thereon, shall be fully repaid by Instalments within the Period of Twenty Years from the advancing thereof, instead of by forming such accumulating Fund for the Payment of Monies borrowed as by the said Act is provided; and all the Powers and Provisions in the said Act contained for raising Rates for the forming a Fund for the Repayment of Monies to be borrowed under the Provisions of the said Act shall apply and extend to the raising and paying any Monies which may be borrowed of the said Public Works Loan Commissioners, and the Interest thereon.

Securities for Advances to be taken under the Powers of Public Works Loan Acts. II. In all Cases of Loans under the Public Health Act, 1848, and in all other Cases where any Loans or Advances shall hereafter be made or have already been made by the said Public Works Loan Commissioners to any Persons or Bodies having Power to borrow the same, or to any Persons or Bodies to whom the said Commissioners were, are, or shall be authorized or directed to lend any Monies under the Provisions of any Act or Acts whatsoever, then, notwithstanding the Provisions of the Public Health

Act, 1848, or of any local or other Act, to the contrary, all Loans or Advances made or to be made shall be taken to have been made or to be made by the Public Works Loan Commissioners under the Provisions of the several Acts in force authorizing Loans by the said Public Works Loan Commissioners; and the Securities for such Loans shall be taken to have been made, and hall have such Priorities, and shall be subject to the same Powers, Authorities, and Remedies in all respects whatsoever, as if such oans, Advances, and Securities had been made under the Autho-Fity of the several Acts in force relating to Loans to be made by the Public Works Loan Commissioners, and notwithstanding any Provision in any other Act now passed or to be passed contained as regards the Priorities or Mode of Payment of any Monics authorized or directed by any such Act to be borrowed, except so far as the same may by any such Act be altered, varied, or repealed by express Reference to this Act.

Interest th

III. From and after the passing of this Act, it shall be lawful Loans may for the said Public Works Loan Commissioners and they are advanced hereby authorized to make Advances at such Rate of Interest as lower Rate they in their Discretion may think fit, not being less than the Five per (Rate of Three Pounds Ten Shillings per Centum per Annum, except that in case at the Time at which the said Commissioners shall resolve to make any Loan it shall appear that the Rate of Interest to be produced by an Investment in the Purchase of the Stock called the Three per Centum Consolidated Bank Annuities would be above Three Pounds Ten Shillings per Centum per Annum, then no such Loan shall be granted at a Rate of Interest less than the Rate which would be produced by an Investment in the Purchase of the said Stock; and such Rate of Interest for the Purpose aforesaid shall be ascertained by the said Commissioners by the average Price of such Stock on the Day before the resolving to make such Loan, if the Transfer Books shall on that Day be open, if not, then by the average Price of such Stock on the Day next before the closing of such Transfer Books; provided that if the Rate of Interest upon any Advances to be made by the said Commissioners be less than the Rate which by the Act or Acts herein-before recited or referred to the said Commissioners are now authorized or required to take, or in case any Loan the Interest whereof is so as aforesaid to be regulated by the Price of such Stock, then the Consent of the Commissioners of Her Majesty's Treasury for the Time being shall be obtained previously to resolving to make such Loan.

IV. Nothing in this Act contained shall extend or be deemed Powers of or construed to extend to alter, lessen, or abridge the Powers Treasury given to or vested in the Commissioners of Her Majesty's Trea- reduce Int sury to reduce the Rate of Interest on any Loan advanced or to affected. be advanced by the said Public Works Loan Commissioners, in the Manner and under the Circumstances in any of the Acts herein-

before referred to particularly stated or mentioned.

V. In citing this Act for any Purpose whatsoever it shall be Short Titl sufficient to use the Expression "The Public Works Loan Act. 1853."

Short Title.

Recited Act

be as One.

All Common

and kept only

by registered Keepers.

and this Act to

CAP. XLI.

An Act for making further Provisions with respect to Common Lodging Houses. [4th August 1853.]

' THEREAS it is expedient to extend the Provisions of "The Common Lodging Houses Act, 1851:"' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. This Act may be cited for any Purpose as "The Common

Lodging Houses Act, 1853."

II. The Common Lodging Houses Act, 1851, and this Act shall

be construed and executed as if they were One Act.

III. After Three Months after the passing of this Act a Person shall not keep a Common Lodging House or receive a Lodger Lodging Houses therein until the House have been inspected and approved for to be registered, that Purpose by some Officer appointed in that Behalf by the local Authority, and have been registered as by the recited Act provided; and a Person shall not keep a Common Lodging House unless his Name as the Keeper thereof be entered in the Register kept under the recited Act: Provided always, that when the Person so registered dies, his Widow or any Member of his Family may keep the House as a Common Lodging House for not more than Four Weeks after his Death without being registered as the Keeper

Local Authority may refuse to register Houses, &c.

IV. The local Authority may refuse to register as the Keeper of a Common Lodging House a Person who does not produce to the local Authority a Certificate of Character in such Form as the local Authority shall direct, signed by Three Inhabitant Householders of the Parish respectively rated to the Relief of the Poor of the Parish within which the Lodging House is situate for Property of the yearly rateable Value of Six Pounds or upwards.

Evidence of Register.

V. A Copy of an Entry made in a Register kept under the recited Act, certified by the Person having the Charge of the Register to be a true Copy, shall be received in all Courts and before all Justices and on all Occasions whatsoever as Evidence, and be sufficient Proof of all Things therein registered, without Production of the Register or of any Document, Act, or Thing on which the Entry is founded; and every Person applying at a reasonable Time shall be furnished gratis by the Person having such Charge with a certified Copy of any such Entry.

Supplyof Water to Common Lodging. Houses.

VI. Where it appears to the local Authority that a Common Lodging House is without a proper Supply of Water for the Use of the Lodgers, and that such a Supply can be furnished thereto at a reasonable Rate, the local Authority may by Notice in Writing require the Owner or Keeper of the Common Lodging House, within a Time specified therein, to obtain such Supply, and to do all Works necessary for that Purpose; and if the Notice be not complied with accordingly, the local Authority may remove the Common Lodging House from the Register until it be complied with.

VII. When a Person in a Common Lodging House is ill of As to Removal Fever or any infectious or contagious Disease the local Authority of sick l'ersons may cause such Person to be removed to an Hospital or Infirmary, from Common with the Consent of the Authorities thereof, and on the Certificate to Hospitals, &c. of the Medical Officer of the Parish, Place, or District that the Disease is infectious or contagious, and that the Patient may be safely removed, and may, so far as the local Authority think requisite for preventing the Spread of Disease, cause any Clothes or Bedding used by such Person to be disinfected or destroyed. and may, if the local Authority think fit, award to the Owners of the Clothes and Bedding so disinfected or destroyed reasonable Compensation for the Injury or Destruction thereof, and such Compensation shall be paid to such Owners by the proper Officer of the Parish or Union in which the Common Lodging House is situate, out of the Rates applicable to the Relief of the Poor of such Parish, the Amount of such Compensation being first certified in Writing upon a List of such Articles.

VIII. The Keeper of a Common Lodging House in which Power to order Beggars or Vagrants are received to lodge, or other Person having Reports from the Care or Management thereof, shall from Time to Time, if Keepers of required by any Order of the local Authority served on such Lodging Houses Keeper or Person, report to the local Authority, or to such Person kept for Beggars or Persons as the said local Authority shall direct, every Person and Vagrants. who resorted to such House during the preceding Day or Night, and for that Purpose Schedules shall be furnished by the local Authority to the Persons so ordered to report, which Schedules they shall fill up with the Information required, and transmit to

the local Authority.

IX. The Town Council, Trustees, Commissioners, Guardians, Power to Town and other Officers and Boards specified in the First Section of Councils, &c. to the "Nuisances Removal and Diseases Prevention Act, 1848," remove Causes shall, on the Receipt of a Certificate of any Police Constable or of certified under any Officer appointed for the Inspection of Common Lodging Nuisances Houses by the local Authority, stating the Existence in or about Removal, &c. any Common Lodging House of any of the Causes of Complaint Act. specified in that Section, take all such Proceedings as by that Section are required to be taken by the Town Council, Trustees, Commissioners, Guardians, and other Officers and Boards specified therein on a Notice signed by Two Inhabitant Householders, and in like Manner as nearly as may be as if such Notice had been given; and the local Authority shall have the like Powers, and shall take all such Proceedings, on Receipt of any such Certificate of the Existence of any such Cause of Complaint, as the Town Council, Trustees, Commissioners, Guardians, and other Officers or Boards have and are empowered and required to take under the Provisions of that Act.

X. Provided always, notwithstanding any Provision contained Oxford and in this Act, That within the City of Oxford, or the Parts within Cambridge the Jurisdiction of the Commissioners for amending certain Mile-ways leading to Oxford, and making Improvements in the Uni-versity and City of Oxford, the Suburbs thereof, and the adjoining under this Act. Parish of Saint Clement, (which Commissioners are herein-after called the Oxford Commissioners,) the several Powers and Duties assigned by this Act to any local Authority shall, in so far as they

are consistent with the Laws under which the said Oxford Commissioners act, be exercised by the said Oxford Commissioners; and within the Borough of Cambridge, or the Parts within the Jurisdiction of the Commissioners acting under an Act of the Thirty-fourth Year of the Reign of King George the Third, for amending and enlarging the Powers of a former Act of the same Reign, for the better paving, cleansing, and lighting the Town of Cambridge, for removing and preventing Obstructions and Annoyances, and for widening the Streets, Lanes, and other Passages within that Town, (which Commissioners are herein-after called the Cambridge Commissioners,) the several Powers and Duties aforesaid shall, in so far as they are consistent with the Laws under which the said Cambridge Commissioners act, be exercised by the Cambridge Commissioners.

As to Offences against this Act.

XI. The Fourteenth Section of the recited Act extends to Offences against any of the Provisions of this Act, so as to render the Offenders liable to the Penalties therein expressed, and any Person convicted of any Offence against the recited Act and this Act, or either of them, may, in default of Payment of the Penalty imposed, be imprisoned for any Term not exceeding Three Months in the Manner provided by Law in that Behalf.

Conviction for Third Offence to disqualify Persons from keeping Common Lodging House. XII. Where a Keeper of a Common Lodging House, or a Person having or acting in the Care or Management of a Common Lodging House, is convicted of a Third Offence against the recited Act and this Act, or either of them, the Justices before whom the Conviction for such Third Offence takes place may, if they think fit, adjudge that he shall not at any Time within Five Years after the Conviction, or within such shorter Period after the Conviction as the Justices think fit, keep or have or act in the Care or Management of a Common Lodging House without the previous Licence in Writing of the local Authority, which Licence the local Authority may withhold or may grant on such Terms and Conditions as they think fit.

Acts may be executed by Justices at Petty Sessions.

XIII. In a Case in which there are not Petty Sessions for a Place fifthly mentioned in Section Three of the recited Act, that Act and this Act may be executed within and for all and any Part of such Place by the Justices of the Peace acting in Petty Sessions in the Petty Sessional Division within which such Place is comprised.

As to Expenses of executing Act by Justices.

XIV. Where in any Place the recited Act and this Act are executed by Justices in Petty Sessions, the expenses of and incident to the executing of the recited Act and this Act with respect to such Petty Sessional Division shall be borne by and paid out of the Rates for the Relief of the Poor of the several Parishes or other Places comprised therein in which any Common Lodging House is situate (except so far as there are other Monies applicable to the Purpose), and the Amount of such Expenses shall be ascertained and apportioned by such Justices, and shall be paid accordingly as they order.

CAP. XLII.

An Act for disafforesting the Forest of Whittlewood otherwise Whittlebury. [4th August 1853.]

TATHEREAS the Queen's most Excellent Majesty in right of Her Crown is seised to Herself, Her Heirs and Successors. of and in the Royal Forest of Whittlewood otherwise Whittlebury ' in the Counties of Northampton, Oxford, and Buckingham, or ' in some or one of the said Counties, and of and in the Soil ' thereof, and all Timber and other Trees, and all Saplings likely to become Timber, growing thereon, with the Right of Herbage ' and Feed for Deer, subject to certain Rights of the Most Noble ' Henry Duke of Grafton in and over the same, and subject also ' as to Portions thereof to certain Rights of Common in and over ' the same: And whereas the said Forest now consists of Four ' Walks; viz., Wakefield Walk, Hanger Walk, Sholbrook Walk, ' and Shrob Walk, and is computed to contain Four thousand and ' eleven Acres and Fourteen Perches or thereabouts, consisting ' partly of Coppices and Ridings within them, partly of Plains and open Ridings, partly of Lawns and Lodge Yards, and partly of ' Inclosures to the Lodges: And whereas with respect to such of ' the Coppices as are not constantly inclosed the Custom has been to cut them in rotation every Twenty-one Years, and after each ' Cutting to inclose them for Nine Years, and then to throw them open for the Deer and Commonable Cattle until the next Cutting: ' And whereas the said Duke of Grafton, under and by virtue of ' certain Letters Patent of His late Majesty King Charles the ' Second, made in the Twenty-fifth Year of His Reign, is or claims ' to be entitled to the Coppices within the Limits of the said ' Forest, "excepting to the Crown all great Trees and Timber "Trees, and all Oak Saplings, growing or to grow in the said " Coppices, Woods, Underwoods, and Woodlands, to be reserved " and left on the same for Stadles or Samplers, and which shall " seem most fit and proper according to the Form in the Statute " in that Case made and provided, and also all the fairest Stadles "or Samplers of Oak, Ash, Elm, or Beech in or upon the " said Coppices, Woods, Underwoods, and Woodlands, growing, " coming, happening, or arising, and also excepting and reserving " all Herbage and Pannage of the same:" And whereas the said ' Duke of Grafton, under and by virtue of certain Letters Patent of His said late Majesty King Charles, made in the Thirty-' second Year of His Reign, and of certain other Letters Patent of Her late Majesty Queen Anne, made in the Eleventh Year of ' Her Reign, or One of them, is or claims to be entitled to hold ' and enjoy the Office of Warden, Master Forester or Ranger, and 'Master of the Game of the said Forest, with the Right of ' appointing a Deputy Forester and all the Under Foresters and ' Page Keepers, and at pleasure to remove them and appoint others, with certain Emoluments and annual Payments, and with ' the other Rights, Emoluments, and Privileges to the said Office ' belonging, and in virtue of such Office or Offices also claims to ' have Possession of the chief Lodge of the said Forest called ' Wakefield Lodge, and also of the Lodge called Sholbrook Lodge, ' with

II. Every

' with the Gardens, Pleasure Grounds, and inclosed Meadow Lands, with the Pasture for Cattle in common with the Deer in certain inclosed Lawns called Wakefield and Sholbrook Lawns: 'And whereas there are certain other Lodges for Keepers and other Officers of the said Forest, with Lands inclosed therewith: And whereas the said Forest might be made much more valuable and productive if it were disafforested and the Deer removed therefrom: And whereas Her Majesty has been graciously pleased to signify Her Consent that the said Forest of Whittlewood otherwise Whittlebury should be disafforested, and the Royal Deer therein removed or destroyed with all convenient ' Speed, and that the Officers of Her Majesty of and for the said ' Forest should be discharged, and that such Allotment should be ' made to Her Majesty in respect of Her Forestal and other Estate, Rights, and Interests, except Rights of Common (if any) as a Proprietor of Lands entitled to such Rights of Common, in and over the said Forest, as is herein-after provided, and that such Allotment or Allotments and Compensation should be made to the said Duke of Grafton in respect of all his Rights as ' Warden, Master Forester or Ranger, and Master of the Game ' of the said Forest, and in respect of his Rights and Interests in the Coppices of the said Forest, and all other his Rights and Interests under or by virtue of the said recited Letters Patent, or any of them, and such Compensation to the other Officers of ' the said Forest as herein-after is also provided; and that such 'Allotment should be made for the exclusive Common of Pasture of the several Persons entitled to Rights of Common of Pasture over the Portions of the said Forest subject to such Rights, and ' that such Allotment or Compensation should be made for any other Rights to which any Person or Persons are or may be entitled in, over, or in respect of the said Forest, as is hereinafter provided:' May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows; (that is to say,)

Commissioners to be appointed; One by Commissioners of Treasury, One by Inclosure Commissioners, and the Third by the Chief Justice of the Queen's Bench.

I. The Provisions of this Act (subject to the Provision hereinafter contained with respect to the said Duke of Grafton) shall be carried into execution by Three Commissioners, of whom One shall be appointed in Writing by the Commissioners for the Time being of Her Majesty's Treasury, One other shall be appointed by the Inclosure Commissioners for England and Wales for the Time being, and the Third shall be appointed by the Lord Chief Justice of the Court of Queen's Bench for the Time being; and so often as any Vacancy shall occur by Death, Resignation, or Incapacity, a new Commissioner shall be appointed in like Manner as the Commissioner whose Vacancy is to be supplied was appointed; and all such Commissioners so appointed shall for the Time being be the Commissioners for carrying this Act into execution, hereinafter designated as "the Commissioners of this Act;" and all Acts and Powers to be performed by or given to the Commissioners of this Act under the Provisions herein contained may be performed or exercised by any Two of such Commissioners.

II. Every Commissioner shall before he enter upon the Execu- Commissioners tion of his Office make and subscribe the following Declaration to make and before One of the Judges of Her Majesty's Court of Queen's Bench subscribe Deor Common Pleas, or One of the Barons of the Court of Exchequer; claration before entering upon that is to say.

DO solemnly declare, That I will faithfully, impartially, and Office.

honestly, according to the best of my Skill and Judgment, execute the Powers and Duties of a Commissioner under an Act ' passed in the Seventeenth Year of the Reign of Queen Victoria, ' intituled "An Act," &c. [here set forth the Title of this Act].'

And every such Declaration shall, when made and perfected, be deposited in the Office of Land Revenue Records and Enrolments.

III. It shall be lawful for the Commissioners of this Act from Commissioners Time to Time to appoint a Clerk, and, if they shall think fit, to may appoint a remove such Clerk, and on any Vacancy to appoint another Clerk, and also to employ from Time to Time One or more Land Surveyors and Valuers in such Manner as they shall think necessary; and Valuers. every Land Surveyor and Valuer so to be appointed shall before Land Surveyor entering upon the Duties of his Office make and subscribe before to make and the Commissioners of this Act, or before One of such Commis- subscribe Desioners, (who are hereby severally authorized to administer or claration. receive the same.) the Declaration following:

' I A.B. do solemnly declare, That I will faithfully, impartially, and honestly, according to the best of my Skill and Judg-' ment, perform all the Duties which may devolve upon me as ' a Land Surveyor and Valuer in the Matter of an Act passed in ' the Seventeenth Year of the Reign of Queen Victoria, intituled " An Act," &c. [here set forth the Title of this Act].

And every such Declaration shall, when made and perfected, be deposited in the Office of Land Revenue Records and Enrolments.

IV. The Commissioners of Woods, Forests, and Land Revenues, Commissioners with the Consent of the Commissioners of Her Majesty's Trea- of Woods, out sury, shall, out of the Land Revenues of the Crown, subject to of the Land Repayment as herein-after mentioned, pay and allow to the Commissioners of this Act such Sum, not exceeding the Sum of One thousand Pounds, as shall be thought sufficient and in proportion payment,) to to the Time and Labour which may be bestowed by them respec- pay Salary, &c. tively in carrying this Act into execution (such Proportion, in the of Commisevent of any Difference of Opinion with regard thereto, to be finally determined by the Commissioners of Her Majesty's Treasury), and to the Clerk of the Commissioners of this Act for the Time being such Salary, not exceeding Two hundred Pounds a Year, as shall be considered sufficient, and also shall allow to the Commissioners of this Act, and Clerk, all Costs and Expenses of employing such One or more Land Surveyors and Valuers as aforesaid, and all other reasonable Expenses incurred by them in the Performance of their Duties under this Act.

V. The Commissioners of this Act shall forthwith proceed to Commissioners ascertain the Boundaries of the said Forest, and to determine to ascertain the all Claims relating thereto, and for the Purpose of determining Boundaries of the said Boundaries shall or may make use of any existing Maps, Plans, or Surveys, at their Discretion; and the Boundaries, as ascertained by the Commissioners of this Act, shall be held to be 16 & 17 Vict.

Execution of

employ Land

Revenues of the Crown, (subject to Resioners and their Clerk.

the true Boundaries of the said Forest for all the Purposes of this Act.

Commissioners to set out and award a Common Field or Common Fields for Common of Pasture.

VI. The Commissioners of this Act, so soon as they shall have ascertained the aforesaid Boundaries, shall proceed to ascertain how much of the Lands of the said Forest ought to be set apart for the exclusive Pasturage of the Commonable Cattle of all Persons having Rights of Common of Pasture over the Portions of the said Forest subject to such Rights, and shall by their Award allot and set out as and for a Common Field or Common Fields so much of the Lands in the said Forest as they shall find sufficient to afford an adequate Compensation for such Rights of Common as aforesaid, and, if and so far as they shall find it expedient so to do, shall allot distinct Commons for different Parishes, Districts, or Places, and, subject thereto, the Soil and Freehold of such Commons shall be vested in the Right Honourable Charles Lord Southampton and the Right Honourable Augustus Charles Lennox Fitzroy commonly called Lord Augustus Charles Lennox Fitzroy, and their Heirs and Assigns, in trust for all Persons having such Rights of Common as aforesaid, until any Inclosure or Subdivision of such Common Field or Common Fields shall be legally made amongst such Persons; and upon the Confirmation of any Award upon any such Subdivision and Inclosure the Soil and Freehold of the said several Allotments which shall be thereupon made shall vest in the several Persons to whom such Allotments shall be made, upon and for such and the same Estates, Uses, Trusts, and Interests in all respects upon and for which the Rights of Common in respect of which such Allotments shall be made as aforesaid are held by or vested in such Persons.

On making of Award, the Forest to be disafforested, and Forestal Rights of Her Majesty to cease.

VII. On the making of such Award as herein directed the said Forest shall be for ever disafforested, and the Right of Her Majesty to Herbage and Feed for Deer, and all other the Forestal Rights of Her Majesty in or over the Parts of the said Forest so to be allotted for such Common Field or Common Fields as aforesaid, shall absolutely cease, except as to Her Rights, if any, as Owner of Lands entitled to Rights of Common over the said Forest.

Commissioners of Woods to remove Deer within Two Years from passing of Act;

VIII. The Commissioners of Woods or other the proper Officer or Officers of Her Majesty of or for the said Forest shall with all convenient Speed, and within Two Years from the passing of this Act, under the Direction of Her Majesty, Her Heirs or Successors. remove or destroy or cause to be removed or destroyed all the Deer within the said Forest, and apply and dispose of the same as Her Majesty, Her Heirs or Successors, shall direct.

and within Two Years from the Award may &c. from CommonFields.

IX. It shall be lawful for the Commissioners of Woods, on behalf of Her Majesty, with all convenient Speed, and within Two Years from the making of such Award, to cut down, sell, and remove Timber, remove, or cause to be cut down, sold, and removed, from the said Common Field or Fields, and from such Portion of the said Forest as may be sold by the Commissioners of this Act for the Purposes herein-after mentioned, all such Timber and other Trees, and Saplings likely to become Timber, growing thereon, as they shall think fit.

Commissioners to consider

X. The Commissioners of this Act, in ascertaining the Extent of Act, in allot- proper to be allotted as such Common Fields as aforesaid.

aforesaid, shall take into consideration the Advantage which will Advantages be derived by the Commoners aforesaid from the Extinction of derived by Her Majesty's Forestal Rights and the Rights of the Officers of the said Forest, and from the Removal of the said Deer from the said Forest.

XI. For the Purpose of such Allotment thereof as aforesaid as For Purpose of between Her Majesty and the Commoners, Her Majesty shall be Allotment, Her considered as having and representing all the Rights and Pri- Majesty to be vileges of the said Duke of Grafton under the said recited Letters Patent as aforesaid, and of all other the Officers of the said Rights of Forest, and of all other Persons entitled to Rights and Privileges Warden and (other than Common Rights) over the said Forest, by this Act Forest Officers. directed to be extinguished and destroyed, which Rights and Privileges shall be taken into consideration by the Commissioners of this Act in the same Manner as if the same had been vested in possession in and in the actual Enjoyment of Her Majesty, and all such Rights and Privileges, as well as all other the Rights and Privileges of Her Majesty, shall be taken into consideration by the said Commissioners in ascertaining the Extent of such Common Field or Common Fields, and so that the Residue of such Forest to be allotted to Her Majesty shall be a just and fair Compensation and Equivalent for and for the Extinguishment of such Rights and Privileges.

considered as representing

XIL And with respect to the Part or Parts so to be allotted Her Majesty as and for such Common Field or Common Fields as aforesaid by and all Persons Her Majesty, Her Heirs and Successors, and all other Persons Owners of ex-isting Rights of Com-the Owners of any Lands in respect of which any Right of Com-Common of mon of Pasture (other than Deer Feed) now exists in and over Pasture to have the said Forest, their Tenants and Occupiers, shall have the like same Rights Right of Common of Pasture other than Door Feed over the said over the Common Field or Common Fields so to be allotted as aforesaid: Common Fields. and the said Common Field or Common Fields when allotted as aforesaid shall be freed and discharged from all Rights of Herbage and Feed for Deer, and from all other the Forestal Rights of Her Majesty, and from all Rights of the Officers of the said Forest and of the said Duke of Grafton, other than his Rights as a Commoner.

XIII. The Commissioners of this Act shall set out and allot Commissioners such Roads and Ways through and over the said Forest, and, with to set out Roads. the Consent of the Owners, through and over any inclosed Lands adjoining thereto, as they shall think fit, and such Roads and Ways shall be public Highways, and kept and maintained as such, and after setting out the same all other existing Roads or Ways over the Forest shall be shut up and discontinued.

XIV. The Commissioners of this Act shall cause the said Roads Roads to be when so set out and allotted to be made and fenced, and shall, for made and Exthe Purpose of defraying the Expense thereof, sell so much of the said Forest as they shall find necessary for those Purposes, for which Purposes their Conveyance shall vest an indefensible Estate of Inheritance in the Purchaser or Purchasers, and their Receipt shall be a sufficient Discharge for the Purchase Monies.

pense thereof to be defrayed by Sale of Land.

XV. And with respect to the Residue of the said Forest, the Allotments out Commissioners of this Act shall by their Award allot thereout to of Residue to the said Duke of Grafton the Chief Lodge called Wakefield Lodge,

spect of his Rights. with the Gardens, Pleasure Grounds, inclosed Meadow Lands, and Lawns hitherto possessed therewith, and the Head Keeper's Lodge, and the Close called Rushmore Close possessed therewith, together with Steer Copse and the Piece of Land covered with Water on the North Side thereof, the Hay Mead, and the Southern Division of South Water Slade Copse lying on the East Side of Hay Mead aforesaid, together with such further Portion of the said Forest adjoining or near thereto as shall in their Judgment be a sufficient Compensation to the said Duke of Grafton for all his Rights, Emoluments, and Privileges as Warden, Master Forester or Ranger, and Master of the Game in the said Forest, and for his Right and Interest in the Coppices of the said Forest, and the Underwood and Bushes in the same, and for his Right of appointing the Deputy Forester and other Under Foresters and Page Keepers, and all other his Rights and Privileges, if any, under the said herein-before recited Letters Patent or any of them; and the said Lodge, with the Appurtenances, and such other Allotment or Allotments, as aforesaid, shall, upon the same being made, become the absolute and exclusive Property of the said Duke of Grafton, and shall be held and enjoyed freed and discharged from all Rights and Claims whatsoever of Her Majesty, Her Heirs and Successors, and of all other Persons whomsoever, in or over the same, and the same shall be vested in and held by him in the same Manner and for the same Estate Tail, and with the same Reversion in the Crown, as if the same were held under the said first-mentioned Letters Patent: and in ascertaining the Extent of the Allotment so to be made to the said Duke of Grafton the Commissioners of this Act shall take into consideration the Value of the Timber and other Trees, and Saplings likely to become Timber, left thereon, as well as the Extinction of Her Majesty's Forestal and other Rights in and over the same; and the said Allotment or Allotments shall be taken and be in full Discharge and Compensation of and for all Rights of the said Duke of Grafton in or in respect of the said Forest or any Forestal Office whatsoever: Provided always, that nothing herein-before contained shall affect the Rights of the said Duke of Grafton as a Commoner upon or over the said Common Field or Common Fields when so allotted and set out as herein-before directed.

Duke of Grafton or any other Proprietor may charge Allotments towards the Expense of fencing.

XVI. It shall be lawful for the said Duke of Grafton, or for any other Person who may be or become a Proprietor of any Allotment or Allotments to be made by virtue of this Act, being Tenant for Life or in Tail, or for any other Estate of Freehold or Inheritance, (with the Consent of the Commissioners of this Act, testified in Writing under their Hands and Seals,) from Time to Time to charge as well such Allotment or Allotments as also any other Lands now being Parcel of the said Forest to which the said Duke of Grafton, or any such other Person as aforesaid, may become entitled by Purchase or Exchange for any such Estate as aforesaid, with any Money not exceeding Five Pounds per Acre towards the Expenses of fencing and subdividing such Allotment or Allotments and other Lands, and for securing the Repayment of such Money, with Interest, to mortgage or demise the said Allotment or Allotments and other Lands unto or in trust for any Person

Person who shall advance such Money for any Term of Years, but so that every such Mortgage or Demise be made with a Condition to cease and be void, or with an express Trust to be surrendered or re-assigned, when the Money thereby to be secured. with all Interest thereon, shall have been fully paid and satisfied, and so that in every such Mortgage or Demise which shall be made by any Person entitled for Life there be contained a Covemant to pay and keep down the Interest of the Money to be secured during his Life, in such Manner that no Person afterwards becoming possessed of such Lands shall be subject or liable to pay any larger Arrears of Interest than for Six Months previous to the Time when the Title of such Person shall accrue or commence; and every such Mortgage or Demise shall be valid in the Law for the Purposes thereby intended; and every such Mortgagee and his Assigns shall have the like Remedies in case of Nonpayment of the Monies thereby secured as in the Case of other Mortgages of the like Nature.

XVII. For the Purpose of making such Allotment or Allot- Power to Duke ments to the said Duke of Grafton, it shall be lawful for him, if of Grafton, for he shall think fit, under his Hand, to appoint a Commissioner in Purpose of his the Place of the Commissioner so to be appointed by the said Allotment, to Inclosure Commissioners as aforesaid, and in case of Vacancy in missioner in the Office of the Commissioner so appointed by him to appoint place of the one another Commissioner to supply such Vacancy, and so from Time appointed by to Time as there shall be Occasion; and the Commissioner so to Inclosure Combe appointed shall act in the Execution of this Act, so far as relates to such Allotment or Allotments to the said Duke of Grafton, in all respects with the same Powers and be entitled to the like Emoluments as if he had been appointed by the said Inclosure Commissioners.

appoint a Com-

XVIII. If it shall appear to the Commissioners of this Act that Compensation there are or is any other Persons or Person whose Rights (other in Land or than the Rights of Forestal Officers as such) will be injuriously Money to be affected by the Operation of this Act, the Commissioners of this other Persons Act shall ascertain the Nature of their or his Rights, and of the (if any) injuri-Injury done thereto, and shall determine whether such Injury can onsly affected be more conveniently and adequately compensated by an Allot- by the Act. ment of Land out of the said Forest, or by a pecuniary Compensation, and such Determination shall be final; and in case they thall determine in favour of a Compensation by way of Allotment to any such Person, they shall forthwith allot so much of that Portion of the said Forest which under the Provisions of this Act shall not have been otherwise allotted as to the Commissioners of this Act shall appear a reasonable and sufficient Compensation; and if the Commissioners of this Act shall determine in favour of a pecuniary Compensation, then they shall ascertain the proper Amount thereof, and the Persons or Person to whom the same shall be paid, and shall certify the same to the Commissioners of Woods, who shall pay the same out of the Land Revenues of the Crown, and in such Case the Commissioners of this Act shall take the same into consideration in making the Allotments hereby directed.

Allotments how to be held.

After the Allotments aforesaid, the Residue of the Forest to become absolutely vested in Her Majesty.

Compensation to be made to the Poor of certain Parishes, &c. in respect of Right to gather sere and broken Wood.

XIX. All Allotments and Compensation shall enure and be held to the same Uses and upon the same Trusts as the Estates in respect of which the same shall be so allotted and given.

XX. After the Allotments aforesaid the Residue of the said Forest shall thereupon become and be absolutely vested in Her Majesty, Her Heirs and Successors, in Her and their Demesne as of Fee, freed, exonerated, and for ever discharged from all Rights to Underwood growing thereon, and from all Rights of Common, and all Rights, of what Nature and Kind soever, either of the said Duke of Grafton or of any other Persons or Person whomsoever; and it shall be lawful for the said Commissioners of Woods to exercise all the same Powers over and in respect of the Lands to be allotted to Her Majesty in and by the said Award, as herein provided, as they are or, at any Time hereafter, shall be by Law enabled to exercise over and in respect of other Lands of Her Majesty in right of Her Crown, not being Royal Forests, Parks, or Chases.

XXI. 'And whereas certain poor Inhabitants of the Parishes, 'Townships, Liberties, Hamlets, or Precincts of Whittlebury, ' Potterspury with Yardley Gobion, Passenham with Denshanger, ' (which Parishes and Places are usually known as In-towns,) and of the Parishes, Townships, Liberties, Hamlets, or Precincts of Paulerspury with Heathencote, Grafton Regis, Alderton, ' Wickin, Lillingston Lovell, and Lillingston Dayrell, (which last-' mentioned Parishes and Places are usually known as Out-towns,) ' claim to be entitled to a Right to gather sere and broken Wood ' in the said Forest on certain Days;' Be it enacted. That the Commissioners of this Act shall inquire and ascertain whether any and what pecuniary Compensation should in their Opinion be made unto the poor Inhabitants of the said several Parishes, Townships, Liberties, Hamlets, or Precincts in lieu of any Rights that they may establish to the Satisfaction of the Commissioners of this Act to sere and broken Wood within the said Forest, and the said Commissioners shall report the Amount or Amounts thereof to the Commissioner or Commissioners of Woods, Forests, and Land Revenues for the Time being in charge of the said Forest, who upon receiving such Report shall out of the Land Revenues of the Crown advance and pay the Amount or Amounts of such pecuniary Compensation so found and reported as aforesaid, and shall invest the same in the Names of the respective Rectors and Churchwardens of the said several Parishes or Places respectively in the Purchase of Three per Cent. Consolidated Bank Annuities, to be held by the respective Rectors and Churchwardens of the said respective Parishes or Places for ever in trust to pay and apply the Dividends thereof in the Purchase of Coals or other Fuel, to be by them distributed yearly at Christmas among the poor Inhabitants of the said respective Parishes or Places; and a proper Declaration or proper Declarations of Trust shall be executed by the Trustees of the respective Parishes or Places in whose Names the same Stocks shall be invested, and Memorials of such Declarations of Trust shall be enrolled with the Clerk of the Peace for the County of Northampton, and on the Investment or Investments of such Sums as aforesaid all such Right and Claim

to sere or broken Wood within or over the said Forest shall absolutely cease.

XXII. That in setting out and making the Allotment to Her In setting out Majesty as aforesaid the Commissioners of this Act shall take into Allotment to consideration the pecuniary Payments to be made out of the Land Consideration Revenues of the Crown in respect of such Rights or Claims to to be taken of sere or broken Wood, and shall give to Her Majesty such an Allot- certain Payment from the said Forest as in their Opinion shall be a full and ments out of fair Equivalent for the Amount so to be paid out of the Land Land Revenues. Revenues of the Crown for such Rights and Claims as aforesaid.

XXIII. 'And whereas an Award of a total Sum to be paid As regards the by way of Rentcharge in lieu of the Tithes of the Parish or Tithes of the Township of Whittlebury (by the Description of the Township Whittlebury. of Whittlebury in the Parish of Green's Norton in the County ' of Northampton) hath been confirmed by the Tithe Commissioners for England and Wales, in which Sum was included the ' Value of the Tithes of the said Coppices of the said Forest, and ' the Underwood and Bushes in the same within the said Parish ' or Township of Whittlebury, and in making the said Award the ' said last-mentioned Tithes were estimated at the Sum of Fifty Pounds per Annum, subject to the Provisions of the said Acts ' for the Commutation of Tithes: And whereas the Instrument of Apportionment of the total Sum so awarded by way of Rentcharge has not been confirmed: And whereas it may be expedient to apportion such last-mentioned Sum of Fifty Pounds per Annum on the Hereditaments and Premises by this Act directed to be allotted to the said Duke of Grafton, or a sufficient Portion thereof: Be it enacted, That for the Purposes of such Appor- Hereditaments tionment, but for no other Purpose or Purposes whatsoever, the allotted to Duke Hereditaments and Premises by this Act directed to be allotted of Grafton to be to the said Duke of Grafton as aforesaid, or such Portion thereof Purposes of the as the Commissioners of this Act shall by any Certificate under Tithe Apportheir Hands direct, shall be and be deemed to be within and to be tionment) Part Part and Parcel of the said Parish or Township of Whittlebury, and of the titheable Lands or Places thereof.

XXIV. The Commissioners of this Act shall make their Award Commissioners or Awards in Writing within Three Years from the passing of this to make Award Act, and every such Award shall be executed in Duplicate, and within Three One Part thereof shall be deposited in the Office of Land Revenue Records and Enrolments, and the other Part thereof shall be Deposit of the deposited with the Clerk of the Peace for the said County of same. Northampton, there to remain, and be examined by all Persons at all reasonable Times, on Payment of a Fee of One Shilling for each Examination.

XXV. After the Award aforesaid all and every Letters Patent, After Award Grants, Appointments, and Warrants of and all and every other all Letters Rights to or in any Offices, Bailiwicks, Walks, or Lodges in and Patent, Offices, for the said Forest of Whittlewood otherwise Whittlebury, and all determine. Salaries, Gratuities, Fees, and Allowances whatsoever lawfully payable or allowed in respect of the same, and all Privileges and Emoluments incident or annexed thereto, shall thenceforth cease and determine, and pecuniary Compensation shall be made by the Commissioners of Woods out of the Land Revenues of the Crown to all Officers holding such Offices as aforesaid, except the Warden,

deemed (for of Whittlebury

Master Forester or Ranger, and Master of the Game, (whether holding Lodges and Land within the said Forest by virtue of their several Offices or not,) in consideration of the Cessation of their said several Offices, and on their relinquishing and giving up the Possession of the said Lodges and Land respectively, and all Claim and Interest therein or thereto, under any Grant, Letters Patent, or Appointment or Warrant as aforesaid, which Compensation shall in every distinct and separate Case be referred to and ascertained by the Commissioners of Her Majesty's Treasury.

Her Majesty and the Duke of Grafton to make and maintain Boundary Fences round their Allotments. XXVI. Her Majesty, Her Heirs and Successors, and the said Duke of *Grafton*, shall respectively make and at all Times thereafter maintain sufficient Boundary Fences where necessary, round all the Parts so to be set out and allotted or awarded to and to become the Property of Her Majesty and the said Duke of *Grafton* respectively as aforesaid: Provided always, that nothing herein contained shall operate to exonerate or discharge any Person or Persons from the Liability (if any) which at or before the passing of this Act he or they are or were under to make and maintain the Fences of such Part or Parts of the said Forest as may be allotted or awarded to Her Majesty or the said Duke of *Grafton* respectively as aforesaid.

In case of the Duke of Grafton's Death, Act to bind Persons entitled in remainder. XXVII. In case the said Duke of Grafton shall die before the Completion of the said Allotments herein-before provided to be made to him, all the Provisions herein contained relating to the said Duke of Grafton shall extend to and be applicable in all respects to the Person or Persons entitled in remainder or reversion upon his Decease, and the Warden, Master Forester or Ranger, and Master of the Game of the said Forest for the Time being, or the Person who but for this Act would have been Warden, Master Forester or Ranger, and Master of the Game of the said Forest.

Commissioners may, if they think fit, examineWitnesses upon Declaration.

Declaration all such Persons as they might think fit, who attend before them for the Purpose of giving Evidence upon any Matter or Proceeding under the Authority of this Act, and for that Purpose may administer or receive Declarations, which Declarations may be in the following Form:

XXVIII. The Commissioners of this Act may examine upon

Persons giving false Evidence guilty of Misdemeanor. A. B. do solemnly declare, That the Evidence I shall give before you touching the Matter in question shall be the Truth, the whole Truth, and nothing but the Truth.

Act not to affect Hasleborough Walk. XXIX. If any Person, under the Provisions of this Act, shall wilfully give false Evidence, or shall make or subscribe a false Declaration for the Purposes of this Act, he shall be deemed guilty of a Misdemeanor.

5 G. 4. c. 99.

XXX. Nothing in this Act contained shall extend to or in anywise affect that Portion of the ancient Forest of Whittlewood otherwise Whittlebury called Hasleborough Walk, nor any Title, Right, or Claim of Her Majesty, or any other Person or Persons, under and by virtue of an Act passed in the Fifth Year of the Reign of His late Majesty King George the Fourth, intituled An Act for dividing, allotting, und inclosing that Portion of the Forest of Whittlewood called Hasleborough Walk in the Parish of Whittled, and Liberties and Precincts of Silston otherwise Silverston

Silverston otherwise Silveston Burnham in the County of Northampton, and of the open Fields of Silston otherwise Silverston

otherwise Silveston Burnham aforesaid.

XXXI. The Commissioners of Woods shall pay all the Costs, Provision as to Charges, and Expenses herein-before directed to be defrayed out Costs. of the Land Revenues of the Crown, and all other Costs, Charges, and Expenses incurred by them in and about the Execution of this Act, in the first place, out of the Produce of the Timber and other Trees and Saplings to be cut down and sold or otherwise disposed of under or by virtue of this Act, and so far as that shall not be sufficient the same shall be paid as Part of the Costs of Management of the Land Revenues of Her Majesty.

XXXII. It shall be sufficient for all Purposes to cite this Act Short Title.

as the "Whittlewood Disafforesting Act, 1853."

C A P. XLIII.

An Act for enabling the Justices of Counties to contract in certain Cases for the Maintenance and Confinement of convicted Prisoners in the Gaols of adjoining Counties. [4th August 1853.]

WHEREAS by an Act passed in the Fifth Year of the Reign of His late Majesty King William the Fourth, intituled An Act for effecting greater Uniformity of Practice in 5 & 6 W. 4. the Government of the several Prisons in England and Wales, c. 38. and for appointing Inspectors of Prisons in Great Britain, it was enacted, that it should be lawful for His said Majesty, by an Order to be notified in Writing by One of His Majesty's Principal Secretaries of State, to direct that any Persons in ' Prison within England and Wales under Sentence of any Court or of any competent Authority for any Offence committed by them should be moved from the Prison in which they were ' confined to any other of His Majesty's Prisons or Penitentiaries within England or Wales, there to be imprisoned for and during ' their respective Terms of Imprisonment: And whereas it is ' expedient to extend the Provisions of the said Act by enabling ' the Justices of any County to enter into Contracts in certain ' Cases for the Maintenance and Confinement of convicted Pri-' soners in the Prison of an adjoining County:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That whenever it shall appear to Her When Gaol of Majesty's Principal Secretary of State for the Home Department, by the Report of the Justices assembled at any General Quarter Sessions of the Peace or Adjournment thereof, held for any County, Prisoners, the or Riding or Division of a County, in England or Wales, that any Secretary of Gaol or House of Correction for such County, Riding or Division State may auof a County, is either permanently or occasionally insufficient for thorize Justices or insdequate to the safe Confinement of the Number of Prisoners committed thereto, or to give effect to the Rules prescribed and tract for the then in force under any Acts for the Government and Discipline Maintenance. of such Gaol or House of Correction, and that the Justices of the &c. of such

any County is insufficient for the Custody of of any adjoining County to con-Peace Prisoners.

Peace of any adjoining County, or Riding or Division of a County, possess the requisite Accommodation, and are willing to receive into and maintain in the Gaol or House of Correction of such adjoining County, or Riding or Division of a County, any specified Number of such Prisoners, it shall be lawful for the said Secretary of State, if he shall think proper so to do, by Writing under his Hand, to authorize the Visiting Justices, or any Three of them, of such adjoining Counties, or Ridings or Divisions of Counties respectively, by Writing under their Hand, to enter into such Contracts for the Reception, Maintenance, and Confinement of such Prisoners in the Gaol or House of Correction of any adjoining County, or Riding or Division of a County, for such Period and upon such Terms as may be mutually agreed upon between the Visiting Justices of such adjoining Counties, or Ridings or Divisions of Counties respectively, and when in pursuance of such Authority any such Contract shall have been entered into, the same or a Counterpart shall be submitted to the next General Quarter Sessions of the Peace of the respective Counties, or Ridings or Divisions of Counties, Parties thereto, and filed among the Records of the said Counties, Ridings, or Divisions respectively; and all Payments to become due under such Contract shall be payable out of the County Rates or out of such other Fund as but for such Contract would have been chargeable with the Cost of Maintenance and Confinement of the said Prisoners in the Gaol or House of Correction from which they may be so removed or transferred as aforesaid.

CAP. XLIV.

An Act to enlarge and extend the Powers of an Act of the Fiftcenth and Sixteenth Years of Her present Majesty, for enabling the Commissioners of Her Majesty's Works and Public Buildings to complete Improvements in Pimico, and in the Neighbourhood of Buckingham Palace.

[4th August 1853.]

15 & 16 Vict. c. 78.

WHEREAS by the Seventy-eighth Chapter of the Statutes made in the last Session of Parliament certain Powers ' were vested in the Commissioners of Her Majesty's Works and ' Public Buildings, to enable them to complete such Improvements ' in Pimlico and in the Neighbourhood of Buckingham Palace as ' are shown on the Plan in the said Act referred to, and to pur-' chase and take and appropriate certain Hereditaments therein ' mentioned or referred to: And whereas it is expedient that the 'Commissioners of Her Majesty's Works and Public Buildings should be empowered to make a certain Deviation from the Line of the said Improvements so by the said Act authorized to be ' made and therein referred to, and the Limits of which Deviation ' are shown on the Plan which was deposited on or before the 'Thirtieth Day of November last with the Clerks of the Peace for ' the County of Middlesex and for the City and Liberty of West-' minster, and with such last-mentioned Plan so deposited were ' deposited Books of Reference thereto containing the Names of ' the Owners or reputed Owners, Lessees or reputed Lessees, and Occupiers

Occupiers of the Lands and Property shown on the said Plan: and it is expedient that the said Commissioners of Her Majesty's

Works and Public Buildings should have vested in them further ' Powers for the purchasing and taking the Property by the said Act and this Act authorized to be purchased and taken: May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with

the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

Authority of the same, as follows:

L. It shall be lawful for the Commissioners of Her Majesty's Commissioners Works and Public Buildings, herein-after styled "the Commissioners," to make such Improvements as aforesaid, within the Line of Deviation shown on the said Plan so deposited with the Clerks of the Peace for the County of Middlesex and for the City provements. and Liberty of Westminster, in all respects as they shall think fit.

II. It shall be lawful for the said Commissioners, for the Purpose Power to alter of effecting the said Improvements, to alter the Levels of existing Streets, Ways, Paths, or Passages comprised and exhibited in the said last-mentioned Plan, and to cross, divert, widen, alter, or stop and stop up up, either temporarily or permanently, all such Streets, Ways, Paths, Streets, Ways, Passages, Sewers, Drains, or Pipes as it may be necessary or expedient to cross, divert, widen, alter, or stop up for the Purposes of Drains. the said Improvements; and any Streets or Roadways made or opened in pursuance of the said Act or this Act shall, when made

and opened, be used by the Public.

III. It shall be lawful for the said Commissioners for the Power to pur-Purposes of the said Act and this Act to purchase all such of chase Hereditathe Hereditaments comprised in the Schedule to this Act, or any Estate or Interest therein, as in their Opinion may be necessary for the effecting the said Improvements, and such Hereditaments to lease, sell, may be purchased out of such Funds and in all respects as is by and exchange the said Act provided; and all Hereditaments purchased by virtue the same. of this Act may be held, appropriated, leased, sold, and exchanged in all respects as is by the aforesaid Act provided with respect to Hereditaments to be purchased under the Provisions of the aforesaid Act; and such Hereditaments, when purchased, shall be conveyed and assured in such Manner as is by the said Act provided with respect to the Hereditaments by the said Act authorized to be purchased, and particularly any Hereditaments purchased or acquired under the Powers of this Act or the said Act may be sold, leased, and exchanged in all respects as by the said Act is provided with respect to the Hereditaments thereby authorized to be purchased.

IV. For the Purposes of this Act the following Sections of the Certain Pro-Thirty-ninth Chapter of the Statutes made in the Session of Par- visions of liament held in the Ninth and Tenth Years of the Reign of Her c. 39. extended to this Act. of a Bridge over the River Thames near Chelsea Hospital), namely, 11, 13, 16, 17, 18, 20, 23, 24, 25, 26, and 28 to 56 both inclusive, and 63 and 65, shall be deemed to be herein repeated with the Alterations necessary to make the same applicable to the Provisions of this Act, and to the Purchase of the Hereditaments by this Act or the said Act authorized to be purchased, and to the said

of Works and Public Buildings empowered to make Im-

Levels of existing Streets, &c. and to alter Sewers, or

ments mentioned in the Schedule, and

said Commissioners of Her Majesty's Works and Public Buildings, except that the Power to take and purchase any Hereditaments for the Purposes of this Act shall not be exercised by the said Commissioners after Four Years from the passing of this Act.

Provisions of 15 & 16 Vict. c. 78. extended to this Act. Short Title.

V. All the Provisions contained in the aforesaid Statute, Chapter Seventy-eight, shall apply to all and every the Matters and Things to be done under this Act, and as if the same were herein repeated.

VI. It shall be sufficient for all Purposes to cite this Act as the "Pimlico Improvement Act, 1853."

The SCHEDULE to which this Act refers.

THE PARISH OF SAINT MARGARET IN THE CITY AND LIBERTY OF WESTMINSTER IN THE COUNTY OF MIDDLESEX.

Number in Street.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
		James Str	 eet.	•
1	DwellingHouse, Gateway, Garden, and Yard.		Elizabeth Moss, Alexander Mac- kenzie Ross, Au- gusta Foley Ross.	Fanny Bray, John Braham.
2	Dwelling House and Yard and Tenement in Princes Place.		Thomas Flight, Hannah Hain- ing.	Hannah Haining, James Robinson.
3	Dwelling House and Yard.			Jane Fraser, Margaret Hofman.
4	Dwelling House	The Crown		William Atkinson Green.
5	DwellingHouse, Coach-house, and Stable.		OthoWilliamHawt- ley Hamilton, Sir Fortunatus Dwarris.	Sir Fortunatus Dwarris, James Talbot.
6	DwellingHouse, Yard, and Cowshed.		Lewis Crombie, James Farquhar Mathison.	Lewis Crombie, Rees Thomas.
7	Dwelling House and Yard.		Robert Torrens, Colonel William Wilberforce, Rev. Cyril Page.	Rev. Cyril Page.
3 0	Dwelling House and Yard, with Shop.	Joel Pinney, Fran- cis Pinney, Ex- ecutors of the	William Truelove -	Abraham Harris.
81	DwellingHouse, Shop, and Coalsheds.	late Francis Pin- ney, Mrs. Ber- nard Pinney, Mrs. T. Walker	Samuel Churchill -	Thomas Chandler.
32	Dwelling House, Shop, and Yard.	James Watney -	George Drew, Andrew Mann, Robert Mann, Margaret Mann, (Executors of the late Andrew Mann).	William Stone.

Number in Street.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.		
		William Str	eet.			
6	Dwelling House	1		Henry Grant.		
7	and Yard. Dwelling House	1		Thomas Goble.		
	and Yard. Dwelling House	Joel Pinney,Fran-		Abraham Harris.		
	and Yard.	cis Pinney (Exe-				
9	DwellingHouse, Yard, and va-	cutors of the late Francis Pinney),	•	John Davenport.		
	eant Ground in front.	Mrs. Bernard Pinney, Mrs. T.				
10	Dwelling House	Walker.		Charles Waters.		
15	and Yard. Dwelling House andCoalshed.	(Samuel Strickland.		
,		Sen 45 2 128	' 			
20	Dwelling House	Stafford Pl	uce. Joel Pinney, Fran-	Henry Abbott.		
20	and Yard.		cis Pinney, Mrs.	neary Abbott		
	1]	Bernard Pinney, Mrs. T. Walker,			
		!	Joseph Strickley.			
25	Dwelling House) (Thomas Wilkes.		
	and Yard.		Joel Pinney, Francis Pinney,	(Phamas Millian		
26	Dwelling House and Yard.		Mrs. Bernard Pinney, Mrs. T.	Thomas White.		
27	Dwelling House		Walker, Eliza-	Mercy Ross.		
28	and Yard. Dwelling House	_	beth Smith, WilliamGeorge	James Talbot.		
20	and Shop.		Thomas Barter.	James Tatoot.		
29	Dwelling House and Shop.		Joel Pinney, Fran- cis Pinney, Mrs.	Sarah Crook.		
	and Shop.		Bernard Pinney,			
	ļ		Mrs. T. Walker, Charles Fox.			
	Ì	The Crown -	Henry Howard.			
30	Public House		JohnParker Pierce, Michael Henry	Charles Fox.		
	Arms."		Howard, Joel			
	1		Pinney, Francis Pinney, Mrs.			
	1		Bernard Pinney,			
			Mrs. T. Walker, Charles Fox.			
31	Dwelling House		Joel Pinney, Fran-	Edward Roper.		
	and Yard.	1	cis Pinney, Mrs. Bernard Pinney,			
			Mrs. T. Walker,			
32	Desline Hans		Henry Sugg. Joel Pinney, Fran-	John Horton.		
JZ	Dwelling House and Yard.		cis Pinney, Mrs.	Comm Troiner.		
	1		Bernard Pinney, Mrs. T. Walker,			
	ا ا	1	Henry Bushby.	1		

Number in Street.	Description of Property.	Owners or reputed Own		Lesses or reputed Lessees.	Occupiers.
33	Dwelling House	-	-	Joel Pinney, Francis Pinney, Mrs. Bernard	Benjamin Brown.
34	Dwelling House and Yard.		•	Pinney, Mrs. T. Walker, Henry Sugg. Joel Pinney,	James Holland.
85	Dwelling House and Yard.	- -	-	Francis Pinney, Mrs. Bernard	Thomas Oliver.
36	Dwelling House and Yard.	-	-	Pinney, Mrs. T. Walker, Charles Pye.	Charles Summervill
37	Dwelling House and Yard.		-	Joel Pinney, Fran- cis Pinney, Mrs. Bernard Pinney, Mrs. T. Walker,	Joseph Messmer.
	}	The Crown	-{	Adeline Papare. [Joel Pinney,]	
38	Dwelling House and Yard.		-	Frances Pin-	Rees Thomas.
56	Dwelling House and Yard.		-	nard Pinney, Mrs. T. Walker.	Thomas Carter.
55	Dwelling House and Yard.	• •	-		Peter Moultre.
54	Dwelling House and Yard.	-	-		John Gowan.
58	Dwelling House and Yard.	-	-	Joel Pinney, Francis Pinney,	George Davis.
39	Dwelling House and Shop.	- •	-	Mrs. Bernard Pinney, Mrs. T.	Samuel Sadier.
40	DwellingHouse, Shop, and Yard.		-	Walker.	Benjamin Styche.
41	DwellingHouse, Shop, and Yard.	• •	-		Charles Hounsell.

THE PARISH OF SAINT GEORGE HANOVER SQUARE IN THE CITY AND LIBERTY OF WESTMINSTER IN THE COUNTY OF MIDDLESEX.

Stafford Place.

52	Dwelling House and Yard.	Rev. John Philip Tomlinson, Wil-	{	Sarah Pinney.
51	Dwelling House and Yard.	liam Tooke(Trus- tees of the late Ralph Ward),		George Kitchener.
50	Dwelling House and Yard.	Ralph Ward), William Robert Tomlinson,	Joel Pinney,Fran-	Francis Strugnell.
49	Dwelling House and Yard.	James Ward Tomlinson, William Piggott	cis Pinney (Exe- cutors of the late	Peter Singleton.
48	Dwelling House and Yard.	Shuckburgh, Anne Harrison,	Francis Pinney).	John Lead.
47	Dwelling House and Yard.	Maria Tomlinson, Elizabeth Ward Tomlinson, Jo-		James Martin.
46	Dwelling House and Yard.	anna Shuck- burgh.		Elizabeth Young.

- FO- 1000	5. 10 G	17 VIOLOMIZ	Di. 2	. 229
Number in Street.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
		Stafford Row, V	ictoria Road	
12	Dwelling House, Shop, and Gar-		Thomas Bew -	Frederick Berry.
13	PublicHouse and Garden "The	Rev. John Philip Tomlinson, Wil-	William Rack-	William Rackstraw.
13	Gun Tavern." Dwelling House and Shop.	liamTooke(Trus- tees of the late Ralph Ward),	straw.	Charles Grover.
14	Dwelling House, House, Shop, and Garden.	William Robert Tomlinson, James Ward	George Henry Ste- vens.	George Henry Ste- vens.
144	Garden at back	Tomlinson, Wil-	Edward Weatherley	George Nisbet.
15	Dwelling House,	liam Piggott,	Henry Hayes,	Henry Hayes.
16	Shop, and Yard. Dwelling House, Shop, and Yard.	Shuckburgh, Anne Harrison, Maria Tomlinson,	Charles Grover. Thomas Edy -	Thomas Edy.
17	Dwelling House,	Elizabeth Ward	John Imrie	John Imrie.
18	Shop, and Yard. Dwelling House, Shop, and Yard.	Tomlinson, Jo- anna Shuck- burgh,	Adam Murgatroyd	Adam Murgatroyd.
19	Dwelling House and Shop.		George Taylor -	George Taylor, Da- vid Gilbert.
		Charlotte St	reel.	
	Dwelling House and Shop.	Rev. John Philip Tomlinson, William Tooke (Trustees of the late Ralph Ward), William Robert Tomlinson, James Ward Tomlinson, William Piggott Shuckburgh, Anne Harrison, Maria Tomlinson, Elizabeth Ward Tomlinson, Joanna Shuckburgh	Henry Rhodes, William Woolston.	William Woolston.
		Princes Co	urt.	
1 2 100	Stables	The Crown The Commissioners for Paving and Improving the Parishes of Saint Margaret and Saint John, West-	Thomas Flight - {	John Robinson. John Swain.
101	Public Street -	minster. The Commissioners of Paving for the Out Ward of St. George Hanover	_	_
102	Public Street -	Square. The Commissioners of Paving for the Parish of Saint Martin in the Fields.	_	
	··			

So much of 3 W. 4. c. 14.

and 7 & 8 Vict.

c. 83. as relates

to Purchase of

Government

Annuities through the

Medium of Savings Banks,

&c. repealed.

Commissioners

CAP. XLV.

An Act to consolidate and amend the Laws and to grant additional Facilities in relation to the Purchase of Government Annuities through the Medium of Saving Banks, and to make other Provisions in respect thereof.

[4th August 1853.]

'WHEREAS it is expedient that the existing Acts of Parliament relating to the Purchase of Government Annuities through the Medium of Savings Banks should be repealed, in 'order that the same may be consolidated and amended:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the

Authority of the same, as follows:

I. So much of the Act passed in the Third Year of the Reign of King William the Fourth, Chapter Fourteen, as relates to the enabling Depositors in Savings Banks and others to purchase Government Annuities through the Medium of Savings Banks and Parochial Societies, and so much of another Act passed in the Seventh and Eighth Years of Her present Majesty, Chapter Eighty-three, as relates to the Purchase of Government Annuities through the Medium of Savings Banks, shall be repealed, except as to anything heretofore done, or which shall hereafter be required to be done, in respect to any Annuities granted under the said Acts or either of them, and except also so far as may be necessary for the Purpose of any Proceedings to be taken under or by virtue of the same Acts or either of them, such Repeal to commence and take effect on and after the Tenth Day of October One thousand eight hundred and fifty-three.

for Reduction of National Debt may receive Money fromDepositors, &c.for l'urchase of Annuities.

II. From and after the said Tenth Day of October One thousand eight hundred and fifty-three, it shall and may be lawful for the Commissioners for the Reduction of the National Debt to grant to or for the Benefit of any Depositor in a Savings Bank, or other Person whom the said Commissioners shall think entitled to be or to become a Depositor in a Savings Bank, any Immediate or Deferred Life Annuities depending on single Lives, or Immediate Annuities depending on joint Lives with Benefit of Survivorship or on the joint Continuance of Two Lives, to any Amount not less than Four Pounds nor more than Thirty Pounds in the whole, to or for the Benefit of any One Person, and to receive Payment for such Immediate Life Annuities in One Sum, and for such Deferred Life Annuities either in One Sum or in annual Sums payable for fixed Periods: Provided always, that no such Annuities shall be granted to or for the Benefit of any Person under the Age of Ten Years.

Annuity may be granted to Husband and Wife.

Deferred Annuities may be granted with a III. Such Annuity may be granted to or possessed by any married Man or Woman, although an Annuity to the same or a less Amount may have been granted to or possessed by the Wife or Husband of such Party.

IV. The said Commissioners may grant such Deferred Life Annuities on condition that the Purchase Money shall be returnable, but without Interest, in which Case such Purchase Money

without

without Interest shall be returnable at any Time on the Application Condition that of the Person beneficially interested in such Annuity, or after his Purchase Death on the Application of his Executors or Administrators; Money shall be provided always, that in no Case whatever shall such Purchase returnable; Money or any Part thereof be returned after the first Payment of the said Annuity shall have actually become due, and the Monies so returnable shall be charged, paid, and defrayed out of the Monies standing in the Names of the said Commissioners at the Bank of England under the Provisions of this Act.

V. The said Commissioners may grant in like Manner and to or with a Conthe like Persons Deferred Life Annuities, of not less than One dition that Pur-Pound or some Multiple thereof, not exceeding Thirty Pounds chase Money in the whole, to any One Person, and receive Payment for such returnable. Annuity in One Sum on condition that the Purchase Money shall

VI. Where a Party who has contracted under the Acts hereby Parties unable repealed or shall contract under this Act for the Purchase of a to keep up Pay-Deferred Life Annuity by annual Payments shall, after having ments may have an Annuity made One or more of such Payments, be unable to pay the Residue granted in Fent thereof, the said Commissioners may, at the Option of the Party of Money rebeneficially interested in such Annuity, grant to such Party a Life turned. Annuity, immediate or deferred, equivalent to the Amount of the several Payments so made by him, instead of returning the Amount

of such Payments in Money.

not be returnable.

VII. Where a Party has already contracted under the Acts Power to conhereby repealed, or shall hereafter contract under this Act, by vert Deferred Payment in One Sum for a Deferred Life Annuity, the said Com- into Immediate missioners may, at the Option of the Party, grant an Immediate Annuity. Life Annuity in place and instead of the Deferred Life Annuity, which shall forthwith be cancelled.

VIII. No Annuity shall be granted under the Authority of this Name of Party Act unless the Name of the Party on whose Life and for whose to be always Benefit the Purchase is proposed to be effected shall be inserted in grant in the Grant as a joint Proprietor of the said Appuis in the Grant as a joint Proprietor of the said Annuity.

IX. No such Annuity shall be granted otherwise than in the Cases in which sole Name of the Person on whose Life and for whose Benefit the Grants of Ansaid Annuity is granted, except in the Case of Females, Infants nuities may be under the Age of Twenty-one Years, Idiots, Persons of unsound Mind or incapacitated by bodily or mental Infirmity from taking care of themselves, of which Proof shall be afforded at the Time of making the Contract to the Satisfaction of the said Commissioners, or Comptroller General or Assistant Comptoller acting under them, in which Cases it shall be lawful to grant such Annuities as are authorized by this Act upon the Life of any such Person to such Person and to any Two or more Persons not interested therein as Trustees for such Person, under such Regulations as shall be prescribed by the said Commissioners or Comptroller

X. The said Commissioners may contract with any such Person Power to grant or Persons for the Payment of a Sum of Money on his or her Money on leath Death, provided that the Party contracting for such Payment on purchasing Death shall at the same Time purchase a Deferred Annuity depending upon his or her own Life, as the Case may be, and that the nuities. Money payable on Death do not exceed the Amount of the Sum 16 & 17 Vict.

paid down for the said Payment on Death and Annuity taken together, and shall in no Case exceed One hundred Pounds in the whole

Contracts may be made at National Debt Office, or through the Medium of Savings Banks, &c.

Money paid on account of Purchase of Annuity to be kept distinct, and paid to Account of Commisgioners.

Commissioners to make Rules, Regulations,&c.

Commissioners. &c. may decline to contract for Annuities, &c.

Penalty on false Declaration, &c.

XI. The said Commissioners may make such Contracts with such Parties for the Grant of any Annuities under the Authority of this Act, either directly at their own Office or through the Medium of Savings Banks or Parochial or other Societies, or Agents duly authorized by the said Commissioners for such Purpose, and under such Regulations as the said Commissioners shall prescribe, and in such last-mentioned Cases may authorize the said Savings Banks and Societies and Agents to take and demand the like Fees as are sanctioned in respect to such Annuities by the Act of the Seventh and Eighth Victoria above referred to.

XII. The said Annuities and Payments on Death herein referred to are hereby made chargeable upon the Consolidated Fund of the United Kingdom, and all Sums of Money from Time to Time paid on account of such Contracts under this Act, or under the Acts hereby repealed, shall be paid into the Bank of England or into the Bank of Ireland to the Account of the Commissioners for the Reduction of the National Debt, under such Regulations as the said Commissioners shall from Time to Time prescribe in that respect; and the Cashiers of the Bank of England or Bank of Ireland are hereby required to receive all such Monies, and to place the same to the Accounts of the said Commissioners to be entitled "The " Fund for purchasing Life Annuities or for Payments on Death, " on the Account of Depositors in Savings Banks (as the Case " may be);" and the said Commissioners shall in like Manner keep distinct and separate Accounts of all Monies so placed to the said Accounts, pursuant to the Provisions of this Act.

XIII. The said Commissioners, or the Comptroller General or Assistant Comptroller acting under the said Commissioners, may require such Proofs of Age and of Identity, and such Certificates, and make such Rules and Regulations in respect to the Grant of all Annuities, and for securing Payments on Death, under the Authority of this Act, and to the Payment thereof, and also to the Payment of all Annuities granted under the Acts hereby repealed, as may appear to them to be necessary and proper for carrying out the Purposes of this Act; and may decline or refuse to contract for any Annuity or for any Payment on Death, under the Provisions of this Act, in any Case where there shall be in the Opinion of the said Commissioners, or of the said Comptroller General or Assistant Comptroller, sufficient Grounds for refusing or declining so to do.

XIV. If any One Individual shall by his own direct Act have Persons making or hold or be possessed of or entitled to any Annuity or Annuities granted under the Provisions of this Act or of the Acts hereby repealed, exceeding in the whole the Sum of Thirty Pounds per Annum, or shall make a false Declaration in relation to any Matter or Thing required by the Regulations of the said Commissioners, all the said Annuity or Annuities and Payments on Death shall

XV. If any Person having contracted for the Payment of a Sum of Money on Death in the Manner herein-before provided shall at any Time, in Writing, in a Form approved of by the said Commis-

Persons contracting for Payments of

sioners.

sioners, and deposited with them during his Life, direct that the Sums of Money Sum payable at his or her Death be commuted for an Annuity at Death may for Life, to commence at his or her Death, and to be paid to any Persons nominated in the said Writing, such Commutation shall take effect, when approved of by the said Commissioners, or by able after Death the Comptroller General or Assistant Comptroller acting under the to Nominees. said Commissioners, and the Person so nominated shall be entitled to such Life Annuity as shall be the Equivalent to such Sum of Money so payable after Death as aforesaid, such Annuity to com-Dence and take effect on and from the Sixth Day of January, Sixth Day of April, Sixth Day of July, and Eleventh Day of October, as the Case may be, next immediately following the Death of the Party nominating, and be payable and paid at the next following half-yearly Period.

XVI. For the better carrying this Act into execution it shall and may be lawful for the Commissioners of Her Majesty's Treasury, from Time to Time as they shall think fit, to direct the Commissioners for the Reduction of the National Debt to use and adopt such Tables as shall from Time to Time be authorized and approved of by the said Commissioners of the Treasury for determining the Values of all Annuities, of whatsoever Kind. which may be granted according to the Provisions of this Act, as well as Tables for Payment of Sums of Money at Death, and such respective Tables shall be valid and effectual for the Purposes of this Act; and all Annuities for Lives, of whatsoever Kind, to be Purchased under the Provisions of this Act shall be purchased, and all Payments for Sums to be secured at Death shall be contracted for, according to the Values stated in such Tables respectively, so long as the same shall remain in force; and the said Commissioners of the Treasury may alter, revoke, and recall all or any of the said Tables from Time to Time, and direct the Use and Adoption of such other Tables in lieu thereof as shall be approved of by the said Commissioners of the Treasury, and also discontinue, by any Warrant under their Hands addressed to the Said Commissioners for the Reduction of the National Debt, the granting of any Annuities for Lives, or of Sums payable at Death. under the Provisions of this Act, if they shall think it fit and expedient so to do: Provided always, that the said Commissioners for the Reduction of the National Debt shall, previous to the Adoption and using of any such Tables, and discontinuance of the granting of such Annuities and Payments at Death as aforesaid, give Notice thereof from Time to Time in the London. Edinburgh, and Dublin Gazettes, in such Form and Manner as to the said Commissioners for the Reduction of the National Debt shall seem fit and proper: Provided also, that the Tables now in force in respect to Annuities grantable under the Authority of the Acts hereby repealed shall be valid and effective for the Purchase and Grant of any Annuities under this Act, so far as they are applicable thereto, until altered, revoked, and recalled by the said Commissioners of the Treasury.

XVII. In every Case when any Sum of Money shall be paid as Purchasers of the Consideration for the Purchase of any Annuity for Lives of Annuities for whatsoever Kind, under the Provisions of this Act, or for securing entitled to such a Payment on Death, the Person or Persons purchasing any such Amount of An Q 2 Annuity

same into an

Treasury shall direct Use of Tables of the Value of Annuities as approved by them.

nuity as shall be specified in the Tables. Annuity for Lives or for securing such Payment on Death, shall be entitled to receive from the Period at which the said Annuity is to commence and take effect an Annuity for a Life, or for joint Lives with Benefit of Survivorship, or on the joint Continuance of Two Lives, as the Case may be, of such annual Amount as shall be specified in any such Table or Tables respectively as the Commissioners of Her Majesty's Treasury shall from Time to Time authorize and approve in manner herein-before directed, to be calculated and ascertained according to the Age of the Party; and every Payment to be made on Death shall in like Manner be ascertained and settled according to the said Tables so to be approved and adopted from Time to Time as aforesaid.

Life Annuities under this Act, and Payments at Death, to be carried to separate Accounts. XVIII. All Life Annuities, of whatsoever Kind, which shall be purchased and granted under the Provisions of this Act, (whether such Life Annuities shall commence immediately or not,) and all Payments at Death, shall, in their due Course as the same shall fall due and become payable, be carried to a new and separate Account in the Books of the said Commissioners for the Reduction of the National Debt.

Life Annuitants may make further Purchases without fresh Certificates. XIX. Whenever Proof of the Age of any Person shall have been once produced to the said Commissioners under the Provisions of any Act for the Purchase of any Annuity or Annuities on the Life of such Person, the original Proof of the Age of such Person, produced at the Time of the Purchase of the First Annuity upon the Life of such Person, shall be deemed sufficient in the Case of any proposed Purchase of a further Annuity on such Life under the Provisions of this Act, or of any other Act or Acts

now in force authorizing the Grant of Annuities, without the Production of any further Proof of Age.

Amount of Annuities from
Time to Time,
and Sums payable on Death,
to be certified
to the Treasury,
who shall issue
their Warrant
for Payment
thereof.

XX. The said Comptroller General or Assistant Comptroller acting under the said Commissioners shall, within Fourteen Days preceding the Fifth Day of January, the Fifth Day of April, the Fifth Day of July, and the Tenth Day of October in each and every Year, certify to the Commissioners of Her Majesty's Treasury the Amount of Annuities for Lives, and Sums payable at Death, which will become payable under this Act out of the said Consolidated Fund on each of such Days respectively, and the said Commissioners of the Treasury shall thereupon order and direct the Comptroller General of the Exchequer to issue out of the said Consolidated Fund from Time to Time to the Account of the said Commissioners for the Reduction of the National Debt the Sums specified in such Certificates, to be applied in paying such Annuities and Sums payable at Death respectively.

Time of Payment of Annuities granted under this Act.

XXI. All Annuities for Lives, of whatsoever Kind, which shall be purchased under the Provisions of this Act, shall be payable by Two equal half-yearly Payments, to become due respectively on the Fifth Day of January and on the Fifth Day of July, or on the Fifth Day of April and the Tenth Day of October, in each and every Year, according to the respective Periods, as herein-after mentioned, within which any Money shall be paid for the Purchase of any such Annuities for Life, of whatsoever Kind respectively; and the First half-yearly Payment of every such Annuity so purchased shall be made at the Times following; (that is to say,) on the Fifth Day of January in respect of all

such

such Purchases completed by the actual Payment of Money into the Bank of England or into the Bank of Ireland to the Account of the said Commissioners herein-after mentioned at any Time during the Quarter ending on the Tenth Day of October preceding such Fifth Day of January; on the Fifth Day of April in respect of all such Purchases so completed at any Time during the Quarter ending on the Fifth Day of January preceding the Fifth Day of April; on the Fifth Day of July in respect of all such Purchases so completed at any Time during the Quarter ending the Fifth Day of April preceding such Fifth Day of July; and on the Tenth Day of October in respect of all such Purchases so completed at any Time during the Quarter ending on the Fifth Day of July preceding such Tenth Day of October; and all future halfyearly Payments of every such Annuity shall be made with reference to the Time of such First half-yearly Payment; and upon On Death of the Death of any Annuitant in respect of any Life Annuity a Annuitant a Sum equal to One Fourth Part of the Annuity depending upon Quarter's Paythe Life of such Annuitant (over and above all half-yearly ment to be Arrears thereof respectively) shall be payable to the Person or dition to half-Persons entitled to such Annuity, or his or her or their Executors yearly Arrears. or Administrators, (as the Case may be,) on the half-yearly Days of Payment next succeeding the Production of Proof to the said Commissioners certifying the Death of such Annuitant, if such Proof shall be produced to the said Commissioners not less than Thirty Days next preceding the Fifth Day of January, Fifth Day of April, Fifth Day of July, and Tenth Day of October respectively in every Year, and that such last-mentioned Payment shall be claimed within Two Years after the Death of such Annuitant, but not otherwise; but the Fourth Part of any expired Proviso as to Life Annuity payable under the Provisions of this Act shall not Deferred be payable or be paid upon or in respect of any Deferred Life Annuities. Annuity unless One half-yearly Payment of such Deferred Life Annuity shall have been actually paid or become due at the Time of the Decease of such Annuitant; and all Sums payable at Death shall become due and payable on the Fifth Day of January, Fifth Day of April, Fifth Day of July, and Tenth Day of October next immediately following the Day on which such Death shall be proved to the Satisfaction of the said Commissioners, or the Comptroller General or Assistant Comptroller: Provided always, that Proof of such Death shall have been given Thirty Days previously to such Fifth Day of January, Fifth Day of April, Fifth Day of July, and Tenth Day of October, as the Case may be, and if not, then and in such Case such Payment shall not be made until the next succeeding Quarter Day.

XXII. All Monies becoming due as aforesaid on account of Annuities, &c. such Annuities already granted or to be granted hereafter, and to be paid at all Payments on Death, shall be paid to the several Parties respec- National Debt tively entitled thereto by the said Commissioners, at the Office Office, or at of the said Commissioners, or by Savings Banks, or Parochial Societies, or other Agents specially authorized by the said Commissioners to make such Payment, under such Regulations as shall from Time to Time be issued by the said Commissioners, or the said Comptroller General or Assistant Comptroller acting

under them.

Contracts for Annuities not to be made for 14 Days after quarterly Day of Payment.

Monies paid to Commissioners on account of this Act to be invested in Bank Annuities. Annuities for Terms of Years, or Exchequer Bills.

Commissioners may reserve a Part of such Sums to repay Money claimed in case of Death, &c. of Party purchasing Annuity.

Annuities granted under this Act not assignable, except in case of Bankruptcy or Insolvency.

XXIII. For the Space of Fourteen Days next after any of the said quarterly Days for Payment of the said Annuities respectively no Contract shall be made by or on behalf of the said Commissioners for the Reduction of the National Debt for the Grant or Purchase of any Annuity or Sum payable at Death under this Act, anything herein-before contained to the contrary in anywise notwithstanding.

XXIV. The said Commissioners for the Reduction of the National Debt shall cause all Monies placed to their said Accounts for the Purchase of Annuities or for securing Payments on Death, in pursuance of the Provisions of this Act or of the Acts hereby repealed, to be invested from Time to Time, under such Regulations as the said Commissioners shall direct, in the Purchase of any Bank Annuities, or Annuities for Terms of Years, or Exchequer Bills, or in either of them, and to be carried to the Accounts herein-before provided; which said Bank Annuities, Annuities for Terms of Years, and Exchequer Bills (as the Case may be) shall be forthwith cancelled, and all Interest or Dividends on such Bank Annuities, Annuities for Terms of Years, or Exchequer Bills shall cease to be charged upon or to be issued out of the Consolidated Fund from and after the Day upon which any such Bank Annuities, Annuities for Terms of Years, or Exchequer Bills shall have been purchased by the said Commissioners: Provided nevertheless, that the said Commissioners for the Reduction of the National Debt may retain and reserve from Time to Time so much of such Monies as shall be necessary for the Purpose of enabling the said Commissioners to return and pay back any Sum of Money, as herein-before directed, to such Person as shall have contracted for the Purchase of any Annuity under the Provisions of this Act, or of the Acts hereby repealed, by annual or other Payments, but who may not make good and keep up the same, and who is entitled to receive back the same, or to his, her, or their Executors or Administrators, as well as to the Executors or Administrators of such Person who may die before the Annuity which he, she, or they may have contracted for becomes payable, or for Re-purchase of any Annuity or Annuities in manner herein-after provided.

XXV. The Right, Title, Interest, and Benefit in and to any Annuity, of whatsoever Kind, which has been purchased under any Act now in force for the Grant of Annuities through Savings Banks or Parochial Societies, or which may be purchased under the Provisions of this Act, shall not be assignable by the original Proprietor thereof so as to enable the Assignee to receive the same during the Lifetime of the said Proprietor; except in case of the Insolvency or Bankruptcy of an individual Proprietor, when the same shall become the Property of his or her Assignee or Assignees, for the Benefit of his or her Creditors; and in case of any such Bankruptcy or Insolvency the said Commissioners for the Reduction of the National Debt shall re-purchase the said Annuity according to the Value thereof, the same being computed upon the same Tables upon which the said Annuity was originally purchased; and the Receipt of the Assignee or Assignees shall be a sufficient Discharge to the said Commissioners, who shall forthwith cancel the said Annuity. 101 111 1/2

XXVI. When

XXVI. When any Annuity for Life, immediate or deferred, Transfer may shall have been purchased under the Acts hereby repealed or this be made by Act, in the Names of more Parties than One, the said Commis- Trustees to sioners may permit the Party or Parties not beneficially interested of Party beneficially interested, ficially interested, ficially inwhether such Party be of the Age of Twenty-one Years or not, to terested. transfer the said Annuity or Annuities to other Parties, of whom the Party beneficially interested shall always be One, under such Regulations as the said Commissioners shall prescribe in that respect, for the Purpose of securing that no Assignment shall thereby be made of the Interest of the said Party to any other Person or Persons whatsoever: Provided always, that where the Party beneficially interested is incapable, from any of the Causes set forth in Section Nine of this Act, from joining in such Transfer, the said Commissioners may permit such Transfer, notwithstanding, under such Regulations as shall appear to them to be necessary to secure the Interest of the Party beneficially interested in such Annuity.

XXVII. Life Annuities purchased under the Provisions of this Life Annuities Act shall be free from all Taxes, Charges, or Impositions what, to be free from ever; and all such Annuities shall be deemed Personal Estate.

Taxes, &c.

XXVIII. An Account shall be made up on the Fifth Day of Yearly Account January in every Year, by the Commissioners for the Reduction to be made up of the National Debt, of all Annuities of whatsoever Kind granted of unclaimed in pursuance of any of the Acts hereby repealed or under this Act which shall have remained unclaimed for the Space of Three Years then next preceding, and all such Annuities so remaining unclaimed, together with the unclaimed half-yearly Arrears thereof, and also all such Annuities of whatsoever Kind which shall have expired; and all half-yearly Arrears thereof shall cease to be Arrears, &c. of charged upon and shall not be issued or issuable out of the said Three Years Consolidated Fund from and after the Day upon which such standing to cease to be Annuities shall have remained so unclaimed or shall have expired; charged on but nothing in this Act contained shall extend to defeat or preju- Consolidated dice the Rights of any Persons entitled to such unclaimed Annui- Fund. ties who shall at any subsequent Period give Proof of their Title to such Annuities to the Satisfaction of the said Commissioners, or the said Comptroller General.

Annuities, &c.

XXIX. No Stamp Duty whatever shall be paid or payable Registers, upon or in respect of any Copy of any Register of Birth or Receipts, &c. Baptism or Marriage or Burial, or upon or in respect of any Cer-exempt from tificate or Declaration to be made or taken in pursuance of this Act, or any Certificate or other Instrument whatsoever respecting the Payment of Money for the Purchase of any Annuity or Sum payable at Death under this Act, or any Power of Attorney authorizing the Receipt or any Receipt for the Payment of any such Annuity or any Part thereof, or for the Payment of any

Stamp Duty.

XXX. If any Certificate or Declaration shall be produced to If Certificate or the Officer of the Commissioners for the Reduction of the National Declaration Debt which shall contain any untrue Statement of the Age of any contain any untrue Statement of the Age of any true Statement of Age, &c. the of any Person who has contracted for a Sum payable at Death, Money paid to Q. 4

Sum of Money payable at Death.

Contracts for Annuities not to be made for 14 Days after quarterly Day of Payment.

Monies paid to Commissioners on account of this Act to be invested in Bank Annuities. Annuities for Terms of Years, or Exchequer Bills.

Commissioners may reserve a Part of such Sums to repay Money claimed in case of Death, &c. of Party purchasing Annuity.

Annuities granted under this Act not assignable, except in case of Bankruptey or Insolvency.

XXIII. For the Space of Fourteen Days next after any of the said quarterly Days for Payment of the said Annuities respectively no Contract shall be made by or on behalf of the said Commissioners for the Reduction of the National Debt for the Grant or Purchase of any Annuity or Sum payable at Death under this Act, anything herein-before contained to the contrary in anywise notwithstanding.

XXIV. The said Commissioners for the Reduction of the National Debt shall cause all Monies placed to their said Accounts for the Purchase of Annuities or for securing Payments on Death. in pursuance of the Provisions of this Act or of the Acts hereby repealed, to be invested from Time to Time, under such Regulations as the said Commissioners shall direct, in the Purchase of any Bank Annuities, or Annuities for Terms of Years, or Exchequer Bills, or in either of them, and to be carried to the Accounts herein-before provided; which said Bank Annuities, Annuities for Terms of Years, and Exchequer Bills (as the Case may be) shall be forthwith cancelled, and all Interest or Dividends on such Bank Annuities, Annuities for Terms of Years, or Exchequer Bills shall cease to be charged upon or to be issued out of the Consolidated Fund from and after the Day upon which any such Bank Annuities, Annuities for Terms of Years, or Exchequer Bills shall have been purchased by the said Commissioners: Provided nevertheless, that the said Commissioners for the Reduction of the National Debt may retain and reserve from Time to Time so much of such Monies as shall be necessary for the Purpose of enabling the said Commissioners to return and pay back any Sum of Money, as herein-before directed, to such Person as shall have contracted for the Purchase of any Annuity under the Provisions of this Act, or of the Acts hereby repealed, by annual or other Payments, but who may not make good and keep up the same, and who is entitled to receive back the same, or to his, her, or their Executors or Administrators, as well as to the Executors or Administrators of such Person who may die before the Annuity which he, she, or they may have contracted for becomes payable, or for Re-purchase of any Annuity or Annuities in manner herein-after provided.

XXV. The Right, Title, Interest, and Benefit in and to any Annuity, of whatsoever Kind, which has been purchased under any Act now in force for the Grant of Annuities through Savings Banks or Parochial Societies, or which may be purchased under the Provisions of this Act, shall not be assignable by the original Proprietor thereof so as to enable the Assignee to receive the same during the Lifetime of the said Proprietor; except in case of the Insolvency or Bankruptcy of an individual Proprietor, when the same shall become the Property of his or her Assignee or Assignees, for the Benefit of his or her Creditors; and in case of any such Bankruptcy or Insolvency the said Commissioners for the Reduction of the National Debt shall re-purchase the said Annuity according to the Value thereof, the same being computed upon the same Tables upon which the said Annuity was originally purchased; and the Receipt of the Assignee or Assignees shall be a sufficient Discharge to the said Commissioners, who shall forthwith cancel the said Annuity. 201 JHAA

XXVI. When

C. 45.

XXVL When any Annuity for Life, immediate or deferred. Transfer may shall have been purchased under the Acts hereby repealed or this be made by Act, in the Names of more Parties than One, the said Commis- Trustees to sioners may permit the Party or Parties not beneficially interested of Party benetherein, jointly with the Party who is beneficially interested, ficially inwhether such Party be of the Age of Twenty-one Years or not, to terested. transfer the said Annuity or Annuities to other Parties, of whom the Party beneficially interested shall always be One, under such Regulations as the said Commissioners shall prescribe in that respect, for the Purpose of securing that no Assignment shall thereby be made of the Interest of the said Party to any other Person or Persons whatsoever: Provided always, that where the Party beneficially interested is incapable, from any of the Causes set forth in Section Nine of this Act, from joining in such Transfer, the said Commissioners may permit such Transfer, notwithstanding, under such Regulations as shall appear to them to be necessary to secure the Interest of the Party beneficially interested in such Annuity.

XXVII. Life Annuities purchased under the Provisions of this Life Annuities Act shall be free from all Taxes, Charges, or Impositions what to be free from ever; and all such Annuities shall be deemed Personal Estate.

Taxes, &c.

XXVIII. An Account shall be made up on the Fifth Day of Yearly Account January in every Year, by the Commissioners for the Reduction to be made up of the National Debt, of all Annuities of whatsoever Kind granted in pursuance of any of the Acts hereby repealed or under this Act which shall have remained unclaimed for the Space of Three Years then next preceding, and all such Annuities so remaining unclaimed, together with the unclaimed half-yearly Arrears thereof, and also all such Annuities of whatsoever Kind which shall have expired; and all half-yearly Arrears thereof shall cease to be Arrears, &c. of charged upon and shall not be issued or issuable out of the said Three Years Consolidated Fund from and after the Day upon which such standing to Annuities shall have remained so unclaimed or shall have expired; charged on but nothing in this Act contained shall extend to defeat or preju- Consolidated dice the Rights of any Persons entitled to such unclaimed Annui- Fund. ties who shall at any subsequent Period give Proof of their Title to such Annuities to the Satisfaction of the said Commissioners, or the said Comptroller General.

of unclaimed Annuities, &c.

XXIX. No Stamp Duty whatever shall be paid or payable Registers, upon or in respect of any Copy of any Register of Birth or Receipts, &c. Baptism or Marriage or Burial, or upon or in respect of any Certificate or Declaration to be made or taken in pursuance of this Act, or any Certificate or other Instrument whatsoever respecting the Payment of Money for the Purchase of any Annuity or Sum payable at Death under this Act, or any Power of Attorney authorizing the Receipt or any Receipt for the Payment of any such Annuity or any Part thereof, or for the Payment of any Sum of Money payable at Death.

exempt from Stamp Duty.

XXX. If any Certificate or Declaration shall be produced to If Certificate or the Officer of the Commissioners for the Reduction of the National Declaration Debt which shall contain any untrue Statement of the Age of any contain any untrue Statement of the Age of any Person to whom an Annuity has been granted under this Act, or of any Person who has contracted for a Sum payable at Death, Money paid to Q 4

Right to Annuity to cease.

be forfeited, and with Intent to obtain an Annuity on the Continuance of the Life of any Person under the Age of Ten Years, or to obtain any higher Rate or Amount of Annuity or any Payment on Death greater than would or might be allowed under the Provisions of this Act, according to the true Age of such Person, then and in every such Case all Money which may have been paid for or on account of the Purchase of such Annuity or Payment on Death shall be forfeited to the said Commissioners, and all Right and Title to any Annuity or to any Payment on Death which would or might otherwise have been payable in respect thereof shall cease and determine.

Persons forging Register, Certificate, Transfers, &c. liable to Punishment for Forgery.

XXXI. If any Person or Persons shall forge, counterfeit, or alter, or shall cause or procure to be forged, counterfeited, or altered, or shall knowingly or wilfully act or assist in the forging, counterfeiting, or altering, any Register or Registers of Birth or Baptism or Death or Burial required under the Provisions of this Act, or any Copy or Certificate of any such Register, or the Name or Names of any Witness or Witnesses to any such Certificate, or any Declaration required to be taken for any of the Purposes of this Act, or any Certificate of any Justice of the Peace or Magistrate, or of any Officer acting under the said Commissioners for the Reduction of the National Debt, of any such Declaration having been taken before him, or any Certificate of any Governor, or Person acting as such, or Minister, or Consul, or Chief Magistrate of any Province, Town, or Place, or other Person authorized by this Act to grant any Certificate of the Life or Death of any Annuitant; or shall forge, counterfeit, or alter, or shall cause or procure to be forged, counterfeited, or altered, or shall knowingly or wilfully act or assist in the forging, counterfeiting, or altering, any Certificate or Certificates of any Officer of the Commissioners for the Reduction of the National Debt, or of any Cashier or Clerk of the Bank of England or Bank of Ireland, or the Name or Names of any Person or Persons in or to any Certificate or other Instrument for the Payment of Money for the Purchase of any Annuity, or Sum payable at Death, under the Provisions of this Act, or in or to any Receipt or Discharge for any such Annuity, or in or to any Receipt or Discharge for any Payment or Payments due or to become due thereon, or for any Sum payable at Death, under the Provisions of this Act, or authorizing or purporting to authorize the Receipt of any Life Annuity, or any Annuity for Years, of whatsoever Kind, or Sum payable at Death, granted under this Act, or under either of the Acts hereby repealed, or any Payment or Payments due or to become due thereon; or if any Person or Persons shall wilfully, falsely, and deceitfully personate any true and real Annuitant, or shall wilfully utter, or deliver or produce to any Person or Persons acting under the Authority of this Act, any such forged Register or Copy of Register, or any such forged Certificate or Declaration, knowing the same to be forged, counterfeited, or altered, with Intent to defraud Her Majesty, Her Heirs and Successors, or with Intent to defraud any Person or Persons whomsoever; then and in every such Case all and every Persons and Person so offending, and being duly convicted thereof, shall be and is hereby declared to be subject and liable to such Pains

and Penalties as by any Laws in force any Persons convicted of Forgery are subject and liable to.

XXXII. If any Person in any Declaration to be made before Penalty on any Justice of the Peace or Magistrate, or before any Officer Persons guilty acting under the said Commissioners, under the Provisions of this of Perjury. Act, shall wilfully or corruptly declare to any Matter or Thing which shall be false or untrue, every such Person so offending, and being duly convicted thereof, shall be and is hereby declared to be subject and liable to such Pains and Penalties as by any Laws in force any Persons convicted of wilful and corrupt Perjury are subject and liable to.

XXXIII. If any Person or Persons shall for his, her, or their Penalty on reown Use, or for the Use of any other Person or Persons, receive any or Death of One or more Payment or Payments (otherwise than as authorized by this Act) upon or in respect of any Annuity granted under the the Amount Provisions of this Act or of the Acts hereby repealed, after the received. Death of any Annuitant on the Continuance of whose Life such Annuity was payable, or after the Death of either Annuitant, in case the Annuity shall have been granted upon the joint Continuance of the Lives of Two joint Annuitants, and after and beyond the Time on which such Annuity ought wholly to cease in consequence of the Death of such Annuitant, by virtue of this Act or the Acts hereby repealed, knowing such Annuitant to be dead, and contrary to the true Intent and Meaning of this Act, every Person so offending shall forfeit to Her Majesty, Her Heirs and Successors, treble the Amount of all Money so received.

XXXIV. All pecuniary Penalties and Forfeitures imposed by Recovery and this Act shall be recoverable (if incurred in England) in the Application of Name of Her Majesty's Attorney General, on the Part of Her Penalties. Majesty, by Information in the Court of Exchequer at Westminster, or (if incurred in Ireland) in the Name of Her Majesty's Attorney General in the Court of Exchequer at Dublin, or (if incurred in Scotland) in the Name of Her Majesty's Advocate General in the Court of Exchequer in Edinburgh; and such Penalty and Forfeiture shall be payable and paid to the said Commissioners, and shall go and belong to and shall become Part of the Consolidated Fund; and it shall be lawful for the Commissioners for the Re- Power to cause duction of the National Debt to cause such Reward as they shall Reward to be think fit, not exceeding One Moiety of any such Penalty or For- paid to Infeiture so recovered, after deducting all Charges and Expenses incurred in recovering the same, to be paid to any Person or Persons who shall appear to them to be entitled thereto as Informer or Informers in respect of such Penalty or Forfeitures so recovered.

XXXV. The Lord High Treasurer or the Commissioners of Provision for Her Majesty's Treasury may order and direct to be issued and defraying Expaid, out of the Fund upon which the Establishment of the Compenses attend-missioners for the Reduction of the National Daht is chargeable ing the Execumissioners for the Reduction of the National Debt is chargeable, tion of this Act. any Sum or Sums of Money for the Payment of Salaries to Officers and Clerks, and for any incidental Expenses incurred by the said Commissioners for the Reduction of the National Debt in carrying into execution this Act, in such Manner as the said Lord High Treasurer or Commissioners of the Treasury shall from Time to Time think fit and reasonable.

Account to be laid annually before Parliament of Annuities granted, and of Money paid for Annuities.

l'owers of Attorney granted under recited Acts to be available under this Act. XXXVI. There shall be prepared and annually laid before both Houses of Parliament on or before the Twenty-fifth Day of April in every Year, if Parliament shall be then sitting, and if Parliament shall not be then sitting, then within Fourteen Days after the Commencement of the then next Session of Parliament, an Account, made up by the Commissioners for the Reduction of the National Debt to the Fifth Day of January preceding, of the gross Amount of all Sums of Money paid to the said Commissioners, and the gross Amount of Annuities for Lives which shall have been granted for the same, and Contracts for Payment at Death which may have been made, under the Provisions of this Act, within the Year ending on the Fifth Day of January as aforesaid.

XXXVII. All Powers of Attorney which shall have been granted for the Purpose of receiving any Annuity purchased under the said recited Acts or either of them, and which shall be in force on the Tenth Day of October One thousand eight hundred and fifty-three, shall continue of like Validity with respect to any Payment on account of such Annuities to be thereafter made by the said Commissioners under the Authority of this Act so long as such Powers of Attorney shall continue in force.

CAP. XLVI.

An Act to transfer Westminster Bridge and the Estates of "The Commissioners of Westminster Bridge" to the Commissioners of Her Majesty's Works and Public Buildings; and to enable such last-mentioned Commissioners to remove the present Bridge, and to build a new Bridge on or near the Site thereof.

[4th August 1853.]

HEREAS, in pursuance of the Provisions of the following Acts of Parliament, made in the Reign of His late Majesty ' King George the Second, namely, an Act of the Ninth Year, ' Chapter Twenty-nine, an Act of the Tenth Year, Chapter Sixteen, an Act of the Eleventh Year, Chapter Twenty-five, an ' Act of the Twelfth Year, Chapter Thirty-three, an Act of the 'Thirteenth Year, Chapter Sixteen, an Act of the Fourteenth ' Year, Chapter Forty, an Act of the Fifteenth Year, Chapter ' Twenty-six, an Act of the Seventeenth Year, Chapter Thirty-' two, an Act of the Eighteenth Year, Chapter Twenty-nine, an Act of the Twenty-ninth Year, Chapter Thirty-eight, and an ' Act of the Thirtieth Year, Chapter Thirty-four, the present Bridge over the Thames at Westminster was constructed by certain Commissioners appointed for that Purpose: And whereas by an Act of Parliament of the Fifty-fourth Year of the Reign of His late Majesty King George the Third, Chapter One hun-' dred and thirty-two, (Local,) the last-mentioned Commissioners ' were constituted a Body Politic and Corporate by the Name of "The Commissioners of Westminster Bridge:" And whereas by an Act of Parliament of the Session held in the Thirteenth and ' Fourteenth Years of the Reign of Her Majesty Queen Victoria, ' Chapter One hundred and twelve, (Local,) the said Commis-' sioners of Westminster Bridge were empowered to construct

a temporary Bridge adjoining Westminster Bridge aforesaid during certain Repairs thereof then contemplated, but no such temporary Bridge has been constructed, and the Plan of repairing the Bridge contemplated as aforesaid has been abandoned: ' And whereas, for the Purpose of constructing and maintaining the said Bridge, divers Sums of Money were raised by the said ' Commissioners of Westminster Bridge, under the Authority of the aforesaid Acts or some of them, by way of Lottery, and other Sums were advanced to the same Commissioners out of ' the Public Revenues, and the Residue of such Monies, after discharging the Cost of the Construction of the said Bridge, was ' invested by the said Commissioners in the Purchase of divers 'Lands and Hereditaments commonly called the Westminster ' Bridge Estate, and the Expenses of maintaining and repairing ' the said Bridge, together with certain Improvements in the ' Streets and Roads leading to the same Bridge, also authorized by the said Acts or some of them, have from Time to Time been defrayed by and out of the Rents, Issues, and Profits of the said ' Estate, or by Sale of Parts thereof by the said Commissioners: ' And whereas the said Westminster Bridge, and the Stairs. Landings, and Abutments thereof, and also all the Lands and Hereditaments now constituting the Westminster Bridge Estate are now, under and by virtue of the said Acts or some of them, absolutely vested in the said Commissioners of Westminster Bridge and their Successors, subject only to such Leases or other Interests of or in the same as are now subsisting, and which said Hereditaments are set forth in the First Schedule ' to this Act: And whereas the said Bridge at Westminster has become insecure, and cannot be effectually repaired, and it is therefore necessary that a new Bridge should be constructed: And whereas it is expedient that the Construction of such new ' Bridge, and of the necessary and proper Approaches thereto, 'should be intrusted to the Commissioners of Her Majesty's Works and Public Buildings, and for that Purpose that the ' present Bridge, together with all the said Westminster Bridge 'Estate, should be transferred to and vested in the said Commis-' sioners of Her Majesty's Works and Public Buildings: And whereas, on or before the Thirtieth Day of November One thou-' sand eight hundred and fifty-two, the said Commissioners of ' Her Majesty's Works and Public Buildings caused to be prepared a Plan of a new Bridge and of the Approaches thereto, ' and also deposited Copies of such Plan at the respective Offices of the Clerks of the Peace for the Counties of Middlesex and ' Surrey, and at the Office of the Clerk of the Peace for the City ' and Liberty of Westminster, and with the Parish Clerks of the ' Parishes of Saint Margaret Westminster and Saint Mary Lambeth, and at the Parliament Office of the House of Lords, the ' Private Bill Office of the House of Commons, and the Office of ' the Board of Admiralty, and also gave Notice of the Deposit of ' such Plan as aforesaid to all the Owners, Lessees, and Occupiers of the Property which it would be necessary to take or affect ' for the Purpose of constructing a new Bridge and Approaches ' according to such Plan, together with Notice of their Intention ' to apply to Parliament for an Act to enable them to construct ' such new Bridge and Approaches accordingly, and the Property proposed to be taken from such Owners, Lessees, and Occupiers ' is set forth in the Second Schedule to this Act: And whereas ' since the Deposit of the said Plan as aforesaid the said Commis-' sioners of Her Majesty's Works and Public Buildings have found it expedient to make certain Alterations in the Width and ' Elevation of the said intended Bridge: And whereas the said ' Commissioners of Her Majesty's Works and Public Buildings ' have caused an amended Plan to be made of the said intended Bridge and the Approaches thereto, according to such proposed ' Alterations as aforesaid, and have deposited Copies of the said ' amended Plan in the Parliament Office of the House of Lords ' and in the Private Bill Office of the House of Commons, but the same were not deposited until after the Thirtieth Day of ' November One thousand eight hundred and fifty-two, such proposed Alterations not having been determined on until after that Day: And whereas such proposed Alterations will not render it necessary to take or affect any Property not included within ' the Limits of Deviation laid down in the said original Plan: May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Acts repealed.

Commissioners constituted a Corporation for the Purposes of this Act.

The Bridge, or as belonged to the Commissioners, either in trust or otherwise, beof Act, to be vested, without further Conveyance, &c. in the Commissioners of Works, &c.

I. All and singular the Acts of Parliament herein-before mentioned shall be and hereby are absolutely repealed.

II. The Commissioners of Her Majesty's Works and Public Buildings for the Time being shall be and they are hereby constituted a Corporation by the Name and Style of "The Commissioners of Her Majesty's Works and Public Buildings," in order to enable them to carry into effect and execute the several Objects. Powers, and Purposes of this Act, and by that Name, and for the Purposes of this Act, they shall have perpetual Succession and use a Common Seal, which may be by them from Time to Time altered as they shall think fit, and shall and may sue and be sued, implead and be impleaded, and take Lands and Hereditaments to them and their Successors for ever, for the Purposes of this Act.

III. The said Bridge at Westminster, with all and singular the so much thereof Abuttals, Stairs, Streets, and Approaches thereto belonging, or so much thereof as at or immediately before the passing of this Act are or were vested in the said Commissioners of Westminster Bridge, and also all and singular other the Messuages, Lands, and Hereditaments, Monies, Funds, and other Real or Personal fore the passing Estate, whatsoever and wheresoever, which, at or immediately before the passing of this Act, are vested or belonging, either at Law or in Equity, and either in possession, reversion, or remainder, in or to the said Commissioners of Westminster Bridge, or in any Persons in trust for them, or in or to which they have any Estate, Claim, or Demand whatsoever, shall, without any further Conveyance or Assignment, forthwith be and hereby are absolutely vested in the said Commissioners of Her Majesty's Works and Public Buildings for the same Estate or Interest and to the same Extent as the same at the passing of this Act were vested in the said Commissioners of Westminster Bridge,

but

but not further or otherwise, and subject to all such and the same Estates, Conditions, Covenants, Exceptions, Reservations, and Liabilities as the same were subject to in the Hands of the said

Commissioners of Westminster Bridge.

IV. The said Commissioners of Her Majesty's Works and Commissioners Public Buildings shall be absolutely entitled, both at Law or in to be entitled to Equity, to the Benefit of all Covenants, Conditions, and Re- the Benefit of servations entered into with or made or reserved by the said &c. entered Commissioners of Westminster Bridge, or to the Benefit whereof into with the the same Commissioners of Westminster Bridge are at the passing Commissioners of this Act entitled; and all Actions, Suits, Claims, and Demands of Westminster which, if this Act had not been passed, might have been instituted Bridge. or made by or against or upon the said Commissioners of West-minster Bridge, may be instituted or made by or against or upon the said Commissioners of Her Majesty's Works and Public Buildings; and Payment to the said Commissioners of Her Majesty's Works and Public Buildings of any Monics now due or which shall or otherwise would at any future Time become due to the said Commissioners of Westminster Bridge shall absolutely discharge the Persons making such Payment from any further Liability in respect of such Monies.

V. From and immediately after the passing of this Act the Corporation of said Body Politic and Corporate of the Commissioners of West-Bridge to be

minster Bridge shall cease and be dissolved.

VI. It shall be lawful for the said Commissioners of Her Power to Com-Majesty's Works and Public Buildings and their Successors, as missioners to and when they shall think fit, to make sale and dispose of and dispose of Hereconvey the said Hereditaments and Premises hereby vested in diaments, &c. them as aforesaid, and also all and every or any Messuages, conveyed to Buildings, Pieces of Ground, and Hereditaments which shall or them. may hereafter be purchased by or conveyed to them and their Successors, under the Provisions of this Act, and which shall not be required for the Purposes of this Act, and the Fee Simple thereof, or other their Estate or Interest therein, including all the Materials of Westminster Bridge aforesaid, and of all other Buildings, so soon as they shall be empowered to pull down or remove the same, as herein-after mentioned, cither entirely or in Parcels, and by Public Sale or Private Contract, unto any Person or Persons who shall be willing to become the Purchaser or Purchasers thereof, for such Price or Prices as can be reasonably obtained for the same, and upon Payment of the Monies for which the same Premises or any Part or Parts thereof shall be sold, then to convey and assure the same unto and to the Use of the Purchaser or Purchasers thereof, and his, her, or their Heirs, Executors, Administrators, and Assigns respectively, or as he, she, or they shall direct or appoint, and also to give, sign, and execute proper and effectual Receipts and Acquittances for such Monies, which shall exonerate such Purchaser or Purchasers from all Responsibility with regard to the Application of the same Monies.

VII. It shall be lawful for the said Commissioners of Her Power to raice Majesty's Works and Public Buildings, and their Successors, from Money by Mortgage, and Time to Time as they shall think fit, to raise any Sum or Sums of to grant Leaser Money by way of Mortgage, either in Fee or for any Term of

Westminster dissolved.

Years

Years, of all or any of the Hereditaments and Premises hereby vested in them, or hereafter to be purchased or acquired by or conveyed to them for the Purposes of this Act, and also to demise all or any of the same Hereditaments and Premises, or any Part thereof, to any Person or Persons, for any Term or Terms of Years, and either taking or without taking a Fine, and either upon Building Leases or for any other Purpose, and at such yearly Rent or Rents, and under and subject to such Covenants, Restrictions, Conditions, and Stipulations, as to them the said Commissioners of Her Majesty's Works and Public Buildings, or their Successors, shall appear expedient and proper, and the Hereditaments and Premises so mortgaged or demised may afterwards be sold, under the Provisions in that Behalf herein-before contained, subject to any such Mortgage or Demise.

Power to apply Monies in satisfaction of Claims.

VIII. The said Commissioners of Her Majesty's Works and Public Buildings shall apply all the Monies arising by any such Sale, Mortgage, or other Disposition as aforesaid, and also all the Rents, Issues, and Profits of the Hereditaments and Premises hereby vested or hereafter to be vested in them as aforesaid, until the same shall be sold, mortgaged, or otherwise disposed of, in the first place in paying, discharging, and satisfying all lawful Claims or Demands to which the said Commissioners of Westminster Bridge would have been liable if this Act had not been passed, and in the next place in or towards the Execution and Performance of the several Works and Matters which they are hereby authorized or directed to execute and perform; and the said Commissioners of Her Majesty's Works and Public Buildings shall from Time to Time lay out and invest such Monies as shall not be immediately required by them for the Purposes of this Act in the Purchase of Freehold Lands, or of Stock in the Public Funds, or at Interest upon Government or Real Securities, or in Exchequer Bills, as they shall think fit, and shall have the same Powers of selling, mortgaging, and otherwise disposing of such last-mentioned Lands, Stocks, and Securities as are hereby conferred in respect of the Westminster Bridge Estates so vested in them as aforesaid; and, subject as aforesaid, all the Hereditaments and Premises which shall remain unsold, and all Monies and Securities which shall remain unapplied, after the Erection of the said Bridge, and doing and executing the Matters hereby directed to be done, shall remain vested in the said Commissioners hereby incorporated, and shall be applied in keeping the said Bridge and Approaches hereby directed to be built and made in sufficient Repair, and for that Purpose the said Commissioners last mentioned shall have such and the like Powers of leasing, mortgaging, and selling the said Hereditaments and other the Powers as are herein-before contained, at their sole Discretion.

Power to construct Bridge.

IX. It shall be lawful for the said Commissioners of Her Majesty's Works and Public Buildings to construct a new Bridge across the River Thames on and adjoining to the Site of the present Westminster Bridge, together with all necessary and convenient Piers, Stairs, Hards, and Landing Places, and also the necessary and proper Streets, Roads, and Approaches to such new Bridge at both Ends thereof, as delineated and set forth in the amended Plan aforesaid, including the Lines of Deviation as shown

on the same Plan, in manner herein-after mentioned, and according to such Plan as aforesaid, and for the Purposes aforesaid or any of them, to dig and make proper Foundations in the said River, and in the Lands on each Side thereof, and make Dams in the said River, and cut and level the Banks thereof, and remove and take away all Beds of Gravel, Sand, Mud, or other Impediment whatsoever, and do and execute every other Thing necessary or convenient for the Purposes aforesaid or any of them; and for the Purpose of erecting, maintaining, and repairing the said intended Bridge, and constructing and completing the Approaches thereto, and also of keeping the present Bridge in repair, the said Commissioners shall have full Power and Authority from Time to Time to land and deposit on either Side of the said River, on any Part of the Ground which they are hereby authorized and empowered to purchase, all Materials and other Things to be used in or about the same, and there to work and use such Materials and Things as they shall think proper, before they shall have effected a Purchase of such Ground, doing as little Damage as may be, and (in case they shall not afterwards effect such Purchase) making such Satisfaction as herein-after mentioned to the respective Owners and Occupiers of the Lands and Hereditaments which shall be damaged or used for the Purposes of this Act: and such Bridge, when so erected, and the Approaches thereto, shall be kept in repair by the said Commissioners of Her Majesty's Works and Public Buildings out of the Monies coming to them under this Act.

X. It shall be lawful for the Commissioners of Her Majesty's Landing Places Works and Public Buildings to make and construct Piers, Stairs, to be conand Landing Places at either End of the said intended Bridge, structed.

or at any of the Piers of the said Bridge.

XI. It shall be lawful for the said Commissioners of Her Ma- Commissioners jesty's Works and Public Buildings to take on Lease or to agree may take Places for the Use and Occupation of proper Places within Five hundred for depositing Yards of the Approach to the said Bridge on either Side thereof. Materials. for the Purpose of depositing and working Stone, Iron, Timber, and other Materials for building the said intended Bridge, and to dispose of the same in like Manner as is herein directed with respect to the other Lands vested in the said Commissioners.

XII. The amended Plan aforesaid, or a true Copy thereof, shall Plans to be debe deposited at the Office of the Commissioners of Her Majesty's posited at the Works and Public Buildings, and shall remain at the said Office, Office of Works, to the end that all Persons may at all reasonable Times have Li-Inspection. berty to inspect and peruse the same, at their Will and Pleasure,

paying the Sum of One Shilling for every such Inspection.

XIIL For the Purposes of this Act, the following Sections of Applicability of the Thirty-minth Chapter of the Statutes made in the Session of certain Sections Parliament held in the Ninth and Tenth Years of the Reign of of 9 & 10 Vict. Her Majesty Queen Victoria (being an Act for the Construction Act. (amongst other things) of a Bridge over the River Thames near Chelsea Hospital), namely, Section Nine, Sections Eleven to Eighteen, both inclusive, Section Twenty, Sections Twenty-three to Fifty-six, both inclusive, Section Fifty-nine, Sections Sixty-three to Sixty-seven, both inclusive, Sections Ninety to One hundred and eight, both inclusive, Section One hundred and thirteen, and Section

and be open for

Years, of all or any of the Hereditaments and Premises hereby vested in them, or hereafter to be purchased or acquired by or conveyed to them for the Purposes of this Act, and also to demise all or any of the same Hereditaments and Premises, or any Part thereof, to any Person or Persons, for any Term or Terms of Years, and either taking or without taking a Fine, and either upon Building Leases or for any other Purpose, and at such yearly Rent or Rents, and under and subject to such Covenants, Restrictions, Conditions, and Stipulations, as to them the said Commissioners of Her Majesty's Works and Public Buildings, or their Successors, shall appear expedient and proper, and the Hereditaments and Premises so mortgaged or demised may afterwards be sold, under the Provisions in that Behalf herein-before contained, subject to any such Mortgage or Demise.

Power to apply Monies in satisfaction of Claims.

VIII. The said Commissioners of Her Majesty's Works and Public Buildings shall apply all the Monies arising by any such Sale, Mortgage, or other Disposition as aforesaid, and also all the Rents, Issues, and Profits of the Hereditaments and Premises hereby vested or hereafter to be vested in them as aforesaid, until the same shall be sold, mortgaged, or otherwise disposed of, in the first place in paying, discharging, and satisfying all lawful Claims or Demands to which the said Commissioners of Westminster Bridge would have been liable if this Act had not been passed, and in the next place in or towards the Execution and Performance of the several Works and Matters which they are hereby authorized or directed to execute and perform; and the said Commissioners of Her Majesty's Works and Public Buildings shall from Time to Time lay out and invest such Monies as shall not be immediately required by them for the Purposes of this Act in the Purchase of Freehold Lands, or of Stock in the Public Funds, or at Interest upon Government or Real Securities, or in Exchequer Bills, as they shall think fit, and shall have the same Powers of selling, mortgaging, and otherwise disposing of such last-mentioned Lands, Stocks, and Securities as are hereby conferred in respect of the Westminster Bridge Estates so vested in them as aforesaid; and, subject as aforesaid, all the Hereditaments and Premises which shall remain unsold, and all Monies and Securities which shall remain unapplied, after the Erection of the said Bridge, and doing and executing the Matters hereby directed to be done, shall remain vested in the said Commissioners hereby incorporated, and shall be applied in keeping the said Bridge and Approaches hereby directed to be built and made in sufficient Repair, and for that Purpose the said Commissioners last mentioned shall have such and the like Powers of leasing, mortgaging, and selling the said Hereditaments and other the Powers as are herein-before contained, at their sole Discretion.

Power to construct Bridge. IX. It shall be lawful for the said Commissioners of Her Majesty's Works and Public Buildings to construct a new Bridge across the River Thames on and adjoining to the Site of the present Westminster Bridge, together with all necessary and convenient Piers, Stairs, Hards, and Landing Places, and also the necessary and proper Streets, Roads, and Approaches to such new Bridge at both Ends thereof, as delineated and set forth in the amended Plan aforesaid, including the Lines of Deviation as shown

on the same Plan, in manner herein-after mentioned, and according to such Plan as aforesaid, and for the Purposes aforesaid, or any of them, to dig and make proper Foundations in the said River, and in the Lands on each Side thereof, and make Dams in the said River, and cut and level the Banks thereof, and remove and take away all Beds of Gravel, Sand, Mud, or other Impediment whatsoever, and do and execute every other Thing necessary or convenient for the Purposes aforesaid or any of them; and for the Purpose of erecting, maintaining, and repairing the said intended Bridge, and constructing and completing the Approaches thereto, and also of keeping the present Bridge in repair, the said Commissioners shall have full Power and Authority from Time to Time to land and deposit on either Side of the said River, on any Part of the Ground which they are hereby authorized and empowered to purchase, all Materials and other Things to be used in or about the same, and there to work and use such Materials and Things as they shall think proper, before they shall have effected a Purchase of such Ground, doing as little Damage as may be, and (in case they shall not afterwards effect such Purchase) making such Satisfaction as herein-after mentioned to the respective Owners and Occupiers of the Lands and Hereditaments which shall be damaged or used for the Purposes of this Act: and such Bridge, when so erected, and the Approaches thereto, shall be kept in repair by the said Commissioners of Her Majesty's Works and Public Buildings out of the Monies coming to them under this Act.

X. It shall be lawful for the Commissioners of Her Majesty's Landing Places Works and Public Buildings to make and construct Piers, Stairs, to be conand Landing Places at either End of the said intended Bridge, structed.

or at any of the Piers of the said Bridge.

XI. It shall be lawful for the said Commissioners of Her Ma- Commissioners jesty's Works and Public Buildings to take on Lease or to agree may take Places for the Use and Occupation of proper Places within Five hundred for depositing Yards of the Approach to the said Bridge on either Side thereof, for the Purpose of depositing and working Stone, Iron, Timber, and other Materials for building the said intended Bridge, and to dispose of the same in like Manner as is herein directed with respect to the other Lands vested in the said Commissioners.

XII. The amended Plan aforesaid, or a true Copy thereof, shall Plans to be debe deposited at the Office of the Commissioners of Her Majesty's posited at the Works and Public Buildings, and shall remain at the said Office, to the end that all Persons may at all reasonable Times have Liberty to inspect and peruse the same, at their Will and Pleasure,

paying the Sum of One Shilling for every such Inspection.

XIIL For the Purposes of this Act, the following Sections of Applicability of the Thirty-ninth Chapter of the Statutes made in the Session of certain Sections Parliament held in the Ninth and Tenth Years of the Reign of of 9 & 10 Vict. Her Majesty Queen Victoria (being an Act for the Construction Act. (amongst other things) of a Bridge over the River Thames near Chelsea Hospital), namely, Section Nine, Sections Eleven to Eighteen, both inclusive, Section Twenty, Sections Twenty-three to Fifty-six, both inclusive, Section Fifty-nine, Sections Sixty-three to Sixty-seven, both inclusive, Sections Ninety to One hundred and eight, both inclusive, Section One hundred and thirteen, and

Office of Works, and be open for Inspection.

c. 39. to this

Section One hundred and sixteen, shall be deemed to be herein repeated with the Alterations necessary to make the same applicable to the new Bridge and Approaches authorized by this Act, and to the said Commissioners of Her Majesty's Works and Public Buildings, and so that all Provisions in the said Act referring to or affecting any particular Commissioners of Sewers, or Persons or Bodies having the Control of any Sewers, shall be held to apply to the Commissioners or Body or Person or Persons having the Control or Management of the Sewers to which such Provisions became applicable, and so also that all the Provisions in the said Act relating to Sheriffs, Under Sheriffs, Coroners. Juries. and Justices shall be held to extend to and include Sheriffs. Under Sheriffs, Coroners, Juries, and Justices of the County of Surrey, as well as of the County of Middlesex, as the Case may require, and so as the Space of Seven Years mentioned in the said Thirty-ninth Chapter of the Statutes shall commence from the passing of this Act.

Punishment of Persons guilty of wilful Damage.

XIV. That if any Person shall wilfully or maliciously damage or injure the present Bridge, or any Pier, Stairs, Hard, or Landing Place belonging thereto, or shall wilfully or maliciously damage or injure the said intended new Bridge, or any Pier, Stairs, Hard, or Landing Place, or any Works, Matters, or Things to be constructed or provided under the Provisions of this Act, or any Part thereof respectively, or shall wilfully or maliciously, and without Authority from the said Commissioners, remove or take away any Works, Matters, or Things thereunto respectively belonging, or in any way direct or procure the same to be done, or shall be aiding or assisting therein, whereby the said Bridges or either of them, or the Piers, Stairs, Hards, or Landing Places, or the Works, Matters, or Things thereof respectively, may be damaged, any Person so offending shall be judged guilty of Felony; and every such Person so offending, and being thereof lawfully convicted, shall be subject to the like Punishments and Penalties as in Cases of Felony; and the Court by or before whom such Person shall be tried and convicted shall have Power and Authority to cause such Person to be punished in like Manner as Felons are directed to be punished by the Laws and Statutes of this Realm, or, in mitigation of such Punishments, such Court may award such Sentence as the Law directs in Cases of Petty Larceny.

Owners of Vessels liable for Damage done to the Bridges, &c. XV. That in case any Damage or Mischief shall be done to the said Bridges, or either of them, or to any such Piers, Stairs, Hards, or Landing Places as aforesaid, or any of the Works, Matters, or Things to be constructed or provided under the Provisions of this Act, or any Part thereof respectively, by any Ship, Lighter, Barge, Boat, Float, Raft, or Vessel, through the wilful Negligence of any Person having the Command of any such Ship, Lighter, Barge, Boat, Float, Raft, or Vessel, or any of the Mariners or Persons employed therein, then and in every such Case the Owner of such Ship, Lighter, Barge, Boat, Float, Raft, or Vessel shall be and is hereby made answerable to the said Commissioners for the Amount or Value of any such Damage or Mischief; and the same, provided it shall not exceed the Sum of Twenty Pounds, if not forthwith paid and satisfied, shall and may be recovered in such

Manner as the Penalties and Forfeitures hereby imposed are in and by this Act directed to be recovered.

XVI. That in case the Owner of any such Ship, Lighter, Barge, Masters to re-Boat, Float, Raft, or Vessel shall be compelled to pay any Penalty, cover from their or to make Satisfaction for any Damages, by reason of any Neg-Sect or Default done or committed by his Servants or Mariners, or for their any of them, such Servants or Mariners and each and every of Neglect, &c. them shall be liable to pay such Penalty or Damages (with the Costs thereof) to such Owner; and in case of Nonpayment upon Demand thereof, and Oath made by such Owner of the Payment made by him of such Penalty, Satisfaction, or Damages, and that the same and the Costs thereof have not been repaid to him by such Servants or Mariners or any of them, although demanded, (such Oath to be made before any One or more Justice or Justices of the Peace of the County or Place where such Penalty or Satisfaction shall have been recovered,) the Amount thereof, provided the same shall not exceed the Sum of Twenty Pounds, shall be recovered in the same Manner as any Penalty is hereby directed to be recovered.

Servants any

XVII. That if any Person shall wilfully break, throw down, Penalty for or damage any of the Benches or Requisites erected on the present Injuries, &c. or Bridge, Piers, Stairs, Hards, or Landing Places or any Benches Obstructions to or Requisites to be erected on the said intended new Bridge, Piers, Stairs, Hards, or Landing Places, or any Works, Matters, or Things to be constructed or provided for the Purpose of effectually carrying out the Purposes of this Act, or for the Convenience of the Passengers on the said Bridges, Piers, Stairs, Hards, or Landing Places, or wilfully break, throw down, damage, or destroy any Lamp Posts or Lamps on the same or any of them, or any of the Approaches thereto, or the Furniture of any of the said Lamps, or extinguish any of the said Lamps when lighted, or if any Person shall occasion any Obstruction, Annoyance, or Hindrance of any Description to Passengers on or along the said Bridges, Piers, Stairs, Hards, or Landing Places, or any of them, he shall forfeit and pay for every such Offence any Sum not exceeding Five Pounds, and shall also make Satisfaction to the said Commissioners, or to any such Person or Persons as they shall appoint to receive the same, or to the Party injured, for the Damage so done as aforesaid, which Satisfaction shall be received as Part of and in the same Way as the said Penalty is by this Act authorized to be recovered; and if any such Injury as aforesaid shall be done negligently or by Accident, the Person doing or causing the same shall make Satisfaction to the Party injured, which shall and may be recovered in the same Manner as Penalties are by this Act directed to be recovered.

XVIII. When the several Roadways and Approaches and Ground laid Streets shown and laid down in the said Plans shall be made in into the Streets pursuance of this Act, all the Ground, Land, and Hereditaments to form Part of which shall be laid onen into the said Roadways, which shall be laid open into the said Roadways and Approaches and may be used and Streets shall form Part of the said Roadways, Approaches, by the Public. and Streets, and shall be used by the Public accordingly, and the same, and the sole Power, Authority, and Duty of paving, repair-16 & 17 VICT.

ing, cleansing, lighting, and watering thereof, and of rating the Lands, Tenements, and Hereditaments situate and being within the same, or the Occupiers thereof for the Time being, shall be under the Care, Management, Control, and Jurisdiction of the Trustees or Commissioners of the Parishes or Places respectively after mentioned, that is to say, such Parts of the said Roadways. Approaches, and Streets as will be situate on the Westminst r Side of the said intended Bridge shall be under the Care. Management, Control, and Jurisdiction of the Commissioners for paving and improving the Parishes of Saint Margaret and Saint John Westminster, and such Parts thereof as will be situate on the Lambeth Side of the said intended Bridge shall be under the Care. Management, Control, and Jurisdiction of the Trustees or Commissioners or other Persons or Bodies for the Time being having the Charge of paving the Parish of Saint Mary Lambeth, in like Manner in all respects as if they were included in the Acts giving Authority to the Bodies respectively; but all such Roadways, Approaches, and Streets shall in the first instance be well and sufficiently constructed and completed by and at the Costs of the said Commissioners of Her Majesty's Works and Public Build-

No Houses, &c. to be taken without Consent, unless mentioned in Schedule.

Until new Bridge completed, Commissioners to keep up a Communication between the Middlesex and Surrey \$ 10res. XIX. Provided always, That no Houses, Buildings. Lands, or Hereditaments shall be taken or made use of for the Purposes of this Act, except such as are mentioned in the said Second Schedule hereunto annexed, or as are situated within the Limits of the Line of Deviation marked on the said original Plan, without the Consent in Writing of the Owner or Owners thereof, being capacitated to sell, being first had and obtained for that Purpose.

XX. Until the said intended new Bridge and the Approaches thereto shall be completed and thrown open to the Public, the said Commissioners of Her Majesty's Works and Public Buildings shall maintain and keep up the Means of a sufficient Communication between the Middlesex and Surrey Shores of the said River on or near the Site of the present Bridge at Westminster, and shall leave sufficient Access for the Public thereto along the Streets and Approaches leading to the same; and the said Commissioners shall as soon as conveniently may be take down and entirely remove the present Bridge, and the Stairs, Hards, and Piers thereto belonging, and shall sell or cause to be sold all the Materials thereof, and such Parts of the said Streets and Approaches not wanted for the Purposes of this Act in like Manner as is hereby provided with respect to the Sale of the Hereditaments and Materials of Houses to be pulled down by them, and hereby authorized to be sold.

So much of present and intended Bridge as lies to the West shall be in the Parish of St. Mangaret, and so much as lies to the East

XXI. So much of the said intended Bridge and of the said present Bridge, until removed, as lies or shall lie to the West of the Line dividing the Counties of Middlesex and Surrey, shall be in the Parish of St. Margaret in the City of Westminster and County of Middlesex, and so much as lies or shall lie to the East of the same Line shall be in the Parish of Lambeth in the County of Surrey, nevertheless no Part of either of the said Bridges shall be rated or assessed for or towards the Land Tax, the Repairs of Highways,

Highways, Sewers Rate, Poor's Rate, Church Rates, or any other shall be in the Parish or County Rate whatsoever; and neither of the said Bridges Parish of Lawshall be deemed or taken to be a County Bridge, so as to subject beth; and the the Counties of Surrey and Middlesex, or either of them, to the be liable to ropairing or supporting the same; and on the said intended Bridge Land Tax, &c., being built the said Commissioners shall mark on some conspicuous norto bedeemed Part thereof the Boundaries of the said Two Counties, and that CountyBridges. Mark shall be conclusive Evidence of such Boundaries: and until the said present Bridge shall be removed the said Commissioners hereby incorporated shall, as regards the present Bridge, and all the Streets, Piers, Landing Places, Hards, and Approaches, have all and every the Powers and Authorities which before the passing of this Act were vested in the Westminster Bridge Commissioners.

XXII. In all Cases wherein Damages or Charges in respect of Damages, &c., Acts or Offences done or committed upon or relating to the said in case of Dis-Bridge, Piers, Stairs, Hards, or Landing Places are by this Act pute, to be settled by a directed or authorized to be said and the Manner of accordance. directed or authorized to be paid, and the Manner of ascertaining Justice of the the Amount thereof is not specified or provided for, such Amount, Pesce. in case of Nonpayment thereof, or of any Dispute respecting the same, shall be ascertained and determined by some Justice of the Peace for the said County of Surrey or the County of Middlesex, according to the Part of the Bridge where the Act or Offence was committed (such Justice not being interested in the Matters in question); and where by this Act any such Damages or Charges are directed to be paid, in addition to any Penalty for any Offence, the Amount of such Damages and Charges, in case of Nonpayment thereof, or of any Dispute respecting the same, shall be settled and determined by the Justice by or before whom any Offender shall be convicted of such Offence; and such Justice is hereby authorized and required, on Nonpayment of the Damages, in any of the Cases aforesaid, to levy such Damages and Charges by Distress and Sale of the Offender's Goods and Chattels, in manner by this Act directed for the levying of any Penalties or Forfeitures.

XXIII. With respect to the Recovery of Damages and Penalties Damages not and Forfeitures not hereby otherwise specially provided for, all and otherwise prosingular the Clauses and Provisions in "The Companies Clauses vided for, Pro-Consolidation Act, 1845," relating to the Recovery of Damages, 8 & 9 Vict. Penalties, and Forfeitures, and the Application thereof, shall, so c. 16. to apply. far as the same are applicable to Damages, Penalties, and Forfeitures imposed or made recoverable by this Act, be considered as incorporated with this Act, and for that Purpose the said Commissioners of Her Majesty's Works and Public Buildings shall be considered to be a Company; provided nevertheless, that it shall not be necessary for the said Commissioners to publish any List or Particulars of the Penalties hereby imposed, as required by the said "Companies Clauses Consolidation Act, 1845;" And provided Application of also, that the Share of Penalties and Forfeitures which by the said Penalties. Act are directed to be applied for the Benefit of the Poor shall in lieu thereof be paid to the said Commissioners of Her Majesty's Works and Public Buildings for the Purposes of this Act.

As to Receipts, &c.

XXIV. Receipts in Writing, signed by any Two of the Commissioners of Her Majesty's Works and Public Buildings, or by the First Commissioner alone, for any Monies payable to the said Commissioners hereby incorporated, under or by virtue of this Act, shall be good and sufficient Discharges to the Person or Persons paying the same; and all Contracts in Writing made by the First Commissioner in the Execution of any of the Powers by this Act given to the said Commissioners shall be valid, and shall be binding on the said Commissioners, as if the same had been under their Corporate Seal.

Compensation to Officers by reason of Abolition of Offices.

XXV. It shall be lawful for the Commissioners for the Time being of Her Majesty's Treasury to order and direct whether any and what Compensation shall be made to the Secretary, Clerk, or other Officers of the Westminster Bridge Commissioners by reason of the Abolition of their Offices, or the Discontinuance of their Services, which Compensation may be made either by a Sum or Sums of Money in gross or by an annual Payment or Payments, as the Commissioners of the Treasury shall think fit to determine, and the Commisssioners of Her Majesty's Works and Public Buildings are hereby authorized to pay such Compensation, pursuant to such Order, out of any of the Public Stocks or Funda or the Dividends thereof, for the Time being belonging to the said last-mentioned Commissioners, and applicable by them to the Purposes of this Act: Provided always, that such Compensation shall not operate as, or be deemed or taken to be, any Charge or Incumbrance upon the Lands, Tenements, and Hereditaments mentioned in the First Schedule to this Act, or upon any Part or Parcel thereof, nor shall any Purchaser, Mortgagee, Lessee, Tenant, or Occupier of such Lands, Tenements, or Hereditaments. or any Part thereof, be liable to the Payment of such Compensation, or bound to see whether any such Compensation has or has not been made or paid.

For Protection of Wharf, &c. in the Occupation of Mr. Simmonds. XXVI. Nothing in this Act contained shall authorize or empower the said Commissioners of Her Majesty's Works and Public Buildings to erect any Structure within Twenty-five Yards on a Line drawn at a Right Angle from the Front of the Wharf and Flour Mills in the Occupation of Mr. John Simmonds, situate on the said River Thames at Lambeth, adjoining the Foot of the present Westminster Bridge on the Northern Side thereof.

Short Title.

XXVII. It shall be sufficient for all Purposes to cite this Act sa the "Westminster Bridge Act, 1853."

The FIRST SCHEDULE to which this Act refers.

RENT ROLL of the COMMISSIONERS of WESTMINSTER BRIDGE at Lady Day 1853.

Houses where situated.	No. of House.	Tenante Names.	Yearly Rents.	Commencement of the Leases.	Term of Years.	Expiration of the Leases.
Westminster Bridge Road, Surrey	99, 100,) 101, & }	J. Collett, Esq	& s. d. 24 0 0	Lady Day 1793 -	71	Lady Day 1864.
Abingdon Street -	35 {	Commissioners of Her Majesty's Woods, &c.	50 0 0	Michaelmas 1785	78	Michaelmas 1857.
Charing Cross -{	48 41 40 89	Mr. Willis Mr. Glasier Messrs. Ommanney Mr. Mitchell	160 0 0 160 0 0 160 0 0 160 0 0	Michaelmas 1851	21	Michaelmas 1872.
Spring Gardens -	15	Mr. Carlton -	80 0 0	Lady Day 1849 -	21	Lady Day 1870.
	37 38 40 41 42	Mr. Perkins - Mr.George Trollope R. Hughes, Esq R. Wallace, Esq Messra. Bellamy	110 0 0 130 0 0 130 0 0 120 0 0	Lady Day 1851 -	21	Lady Day 1872.
Parliament Street East and Can- non Row	43 44 45	and Co. W. G. Rose, Req. A. M'Dougall, Esq. The Commissioners of Her Ma-	110 0 0 120 0 0 120 0 0	Tenants at Will. Christmas 1828 - Lady Day 1824 -	81 45	Christmas 1859. Lady Day 1869.
		jesty's Woods and Forests	120 0 0	Michaelmas 1823	81	Michaelmas 1854.
Parliament Street	White- hall House	Do	800 0 0	Midsummer 1850	25	Midsummer 1875.
	2 J 8 6	Western Life Office Messrs. Dorrington	185 0 0 } 120 0 0 }	Lady Day 1823 -	81	Lady Day 1854.
Parliament Street {	7 8	Mr. Withall - Mrs. Perguson -	80 0 0 80 0 0	Do. 1824 - Do. 1823 -	81 81	Do. 1855. Do. 1854.
King Street -{	63 61 60	Mr. Smith Mr. Hill Dorset's Executors	25 0 0 25 4 0} 25 0 0}	Do. 1836 - Do. 1823 -	21 31	Do. 1857. Do. 1854.
Parliament Street Eastand Charles Street	14	Mr. Priest	110 0 0			
Charles Street -{	5	Mr. Anderson - Mr. White -	50 0 0 }	Do. 1852 -	21	Do. 1873.
King Street -	9	Mrs. Mitchell -	(دە 60 60			
Parliament Street	17 19 18 20	Mr. George Trollope and Three Houses in King Street - Mr. Puncher Mr. Bain - Mr. Metchin -	200 0 0 70 0 0 75 0 0 75 0 0	Christmas 1852 -	21	Christmas 1873.
İ	21 23	Dr. Crispe Mr. Wm. Trollope	100 0 0	Tenant at Will. Lady Day 1852 -	21	Lady Day 1873.
Bast Side of King }	27 57	Mr. Burder Messrs. Gregory -	100 0 05 80 0 0	Christmas 1842 -	21	Christmas 1863.
(- 81 ·	Messrs. Kempson Mr. Banks	80 0 0} 84 0 0}	Do. 1824 -	81	Do. 1855.
Altimate of the	80 18 19	Mr. Hallett - Mr. Veale	90 0 0	Midsummer 1828	81	Midsummer 1859
Ahingdon Street	20 21	Mr. Gwilt Mr. Gibbs	100 0 0 120 0 0	Tenant at Will. Christmas 1824 - Michaelmas 1823	81 81	Christmas 1855. Michaelmas 1 ^F
•	22	Messrs, Drew & Co.	R 3	Terresectives 1050	1 91	

Houses where situated.	No. of House.	Tenants Names.	Yearly Renta.	Commencement of the Leases.	Term of Years.	Expiration of the Lesson.
Abingdon Street -	25 { 9	John Clementson, Rsq	2 s. d.		{	Used as the Office for the Commis- sioners of West- minster Bridge.
Bridge Street, Westminster	8 7 6 5 4	Mr. Heath - Mr. Hannah - Mr. Rush - Mr. West - Miss Porter - Miss Collier -	70 0 0 75 9 9 80 0 0 75 0 0 75 0 0 75 0 0	Lady Day 1824 -	81	Ledy Day 1855.
	1	Mr. Potter • • • Mr. Ginger • •	100 0 0 136 10 0	Tenant at Will.		Under Agreement to expire at Michaelmas in any Year on Sir
ţ	45	Mr. Cremer • -	105 0 0			Months Notice Under Agreement to expire on re- ceiving Three Months Notice.
Bridge Road, Surrey }		Ground	• • •	• • •		Used as a Stone- yard by the Commissioners of Westminster Bridge.
	95 to 98 85 to 90	Mr. Goldsmith Mr. Elliott's Exe-	150 0 0	Lady Day 1823 -	61	Lady Day 1884.
	94 98	mr. Blundell Mr. Clarke	142 8 6 17 0 0	Midsummer 1825	59	Midsummer 1884.
	91, 92 18, 13 11 9 & 10 8 7	Mr. Saunderson Mr. Mackintosh Mr. Lott Mrs. Jane Hancock Mr. Taylor Mr. Broadhurst	17 0 0 3 36 6 0 290 0 0 45 0 0 0 45 0 0 186 10 0	Do. 1895 - Tenant at Will.	61	Do. 1886. Tenants under Agroements to
,		Mr.Pitt's Acknow- ledgment	0 3 0	At Will.		quit at Three Months Notice after Christmas 1863.
		Mr. Swinburne -			- •	House, Yard, and Wharf used for the Dwelling, Office, and Workshops of the Resident Engineer.
Westminster Bridge Road, Surrey		ESTATE. Mr. Clarke's Exe-				
	83	cutors Late Melbourne -	10 0 0	24th June 1886 - Unlet.	21	24th June 1937.
	81 & 82 80 79	Mr. Beck - Mr. Saunders - Mr. J. Elliott -	100 0 0 40 0 0 42 0 0	24th June 1839 - Do. 1837 - 22d September 1846 -	18 20 19	Do. 1837. Do. 1857. 29th September
	78 77 76 70 to 75 69 67, 68 66	Mr. Wright, jun Do. Mr. Wright, sen J.C. Cobbold, Esq. Mr. Leer J.C. Cobbold, Esq. Mr. Fitchew	20 0 0 20 0 0 130 0 0 85 0 0 120 0 0 90 0 0	25th March 1839 24th June 1836 - Do. do Do. do Do. do Do. do Do. do	62 61 21 63 21 21	1865. 25th March 1901. 24th June 1897. Do. 1857. Do. 1857. Do. do. Do. do.
	65, 64	Mrs. Collinge - Mr. Cosser	50 0 0	Do. do Michaelmas 1836	21 87	Do. do. Michaelmas 1933.

The SECOND SCHEDULE to which this Act refers.

	The SECOND	SCHEDULE to	which this Act	reters.
on Pian.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
City	 of Westminster, C	l vunty of Middlesex, an	ıd Parish of Sai	nt Margaret.
1	The Public Street: Bridge Street, Foot and Car- riage Way.		_	
3	Westminster Bridge: landing and em- barking Pier, and Approaches.	The Crown; Conserva- tors, the Mayor, Com- monalty, and Citizens of the City of London; the Lords of the Ad- miralty; and Commis- sioners of Westnainster Bridge.	The Trustees of the Watermen's Pier Company.	The Trustees of the Watermen's Pier Company.
3	The Bed and Shore of the River Thames.	The Crown; Conserva- tors, the Mayor, Com- monalty, and Citizens of the City of London; and the Lords of the Admiralty.		—
4	Westminster Bridge: Foot and Car- riage Way, Steps, Landings, Abut- ments, and Piers.	The Commissioners of Westminster Bridge.		
	County of	Surrey, Parish of Sai	nt Mary Lambet	th.
	Westminster Bridge: Foot and Car- riage Way, Steps, Landings, Abut- ments, and Piers.	The Commissioners of Westminster Bridge,		
2	The Bed and Shore of the River Thames.	The Crown; Conserva- tors, the Mayor, Com- monalty, and Citisens of the City of London; and the Lords of the Admiralty.		
3	Westminster Bridge: landing and em- barking Pjer, and Approaches.		The Trustees of the Penny Steam Boat Pier Com- pany.	The Trustees of the Penny Steam Boat Pier Com- pany.
4	Bridge Street and Bridge Road: the public Street, Foot and Carriage Way.	The Parish of Saint Mary Lambeth.		
		The Parish of Saint Mary		
. 5	Stangate Street: public Street, Foot and Carriage Way.	Lambeth.		

C A P. XLVII.

An Act to provide for the Purchase and Extinguishment of all rights of Common and Lammas and other Commonable Rights over the Site of Battersea Park in the County of Surrey.

[4th August 1853.]

9 & 10 Vict. c. 38. 14 & 15 Vict. c. 77.

HEREAS under and by virtue of the Enactments, Powers, and Provisions contained in the Act of the Ninth and ' Tenth Years of Her present Majesty, Chapter Thirty-eight, and the Act of the Fourteenth and Fifteenth Years of Her present Majesty, Chapter Seventy-seven, the Battersea Park Commissioners were authorized and empowered to purchase and hold divers Lands and Hereditaments specified in a Schedule annexed to the first-mentioned Act, situate in Battersea Fields in the Parish of Saint Mary Battersea in the County of Surrey, for the Purpose of forming a public Park there, to be called Battersea Park, and for other Purposes: And whereas, in pursuance of the Provisions of the said Acts or One of them, certain of the aforesaid Lands and Hereditaments have been purchased and are now vested in the said Battersea Park Commissioners for the Purposes aforesaid, and the said Commissioners purpose from Time to Time hereafter to purchase such further Portions of the aforesaid Lands and Hereditaments as they may ' consider requisite for the Purposes aforesaid: And whereas by the first-mentioned Act it was amongst other things enacted, that in all Cases where there should be Occasion to cut through, ' take, or use for the Purposes aforesaid any Part or Purts of any ' Commons or Waste Grounds or other Lands or Hereditaments ' which should be charged with or subject to any Right or Rights of Common, whether of Pasture, Turbary, Estover, or Piscary, or other Easements whatsoever, appendant, appurtenant or in gross, or whether created or subsisting by Grant, Prescription, Custom, or otherwise howsoever, the Conveyance thereof by ' any Body Politic, Corporate, or Collegiate, or other Person or ' Persons, having such and the like Estate and Interest of and in the Manor wherein such Lands, Commons, Waste Grounds, or ' Hereditaments should be situate or (if the same should not be the Waste of any Manor) then having such and the like Estate and Interest of and in the Soil of such Lands, Commons, Wastes, and Hereditaments, as the Body or Bodies Politic, Corporate, or Collegiate, or Persons, who by virtue of the said Act were enabled to sell and convey other Lands and Hereditaments, should be a good and sufficient Conveyance of the Fee Simple and Inheritance of such Waste Grounds or Common or other ' Lands or Hereditaments for the Purposes aforesaid, as fully and ' effectually as if every Person having such Right or Rights of Common upon such Common or Waste Ground, Lands, or Hereditaments were seised thereof in Fee Simple in possession, and had joined in and executed such Conveyance, and that the Com-• pensation to be paid for any Right of Common upon any such ' Common or Waste Ground, Lands, or Hereditaments to be ' settled in the Manner by the said first-mentioned Act directed ' should be paid to the Churchwardens of the Parish or respective ' Parishes

Parishes in which such Common or Waste Lands should lie, and should be by such Churchwardens applied for such general and public Purposes within such Parishes respectively as a Vestry of such respective Parishes to be convened by such Churchwardens for that Purpose should direct: And whereas the Inhabitants of the said Parish of Saint Mary Buttersea, at a Vestry Meeting held on the Eighth Day of July One thousand eight hundred and fifty-two, unanimously resolved that the Churchwardens should be authorized, on the Part of the Parishioners, in respect of their Common Rights, either as Freeholders, Copyholders, or Tenants, or Parishioners, of all the said ' Lands named in the Schedule to the first-mentioned Act, to accept the Sum of One thousand five hundred Pounds by way of Compensation for the Extinguishment of such and all other ' Rights over all such said Lands: And whereas it was intended by the said Parishioners that the said Sum of One thousand ' five hundred Pounds should include the Purchase or Compen-' sation Money to be paid in respect of all Lammas Rights and other Commonable Rights existing or alleged to exist in, over, or upon all the Lands mentioned in the said Resolution, although ' not Common or Waste Lands; but it is doubtful whether the ' Terms of the aforesaid Provisions of the first-mentioned Act include such last-mentioned Lammas and other Commonable ' Rights: And whereas Doubts are also entertained as to how the Monies to be paid as the Price or Compensation for such ' Rights of Common and Commonable Rights as aforesaid ought to be paid and applied under the Provisions of the said first-' recited Act: And whereas it is just and necessary, for the Purpose of effecting the Purposes of the said Acts, that on Payment of the Sum of One thousand five hundred Pounds by the said · Battersea Park Commissioners all Rights of Common and Commonable Rights whatsoever in, over, or upon all the Lands comprised in the said Schedule to the first-mentioned Act, and which have been purchased as aforesaid, or which shall hereafter be purchased, should be absolutely extinguished; but it is appre-' hended that the same cannot be completely effected without the ' Authority of Parliament:' May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I It shall be lawful for the said Battersea Park Commis-Battersea Park sioners, out of any Monies coming to their Hands applicable to Commissioners the Purposes of the said Acts, to pay to the Churchwardens for to pay 1,500l. to the Time being of the said Parish of Saint Mary Battersea the Churchwardens of St. Mary Sum of One thousand five hundred Pounds, to be by such Battersea, to be Churchwardens or their Successors applied for such general and applied to such public Purposes within the said Parish as a Vestry of the same Purposes as a Vestry of the same Purpose, and the such Churchwardens for that Purpose, Parish, to be convened by such Churchwardens for that Purpose, Vestry shall direct; and immediately on such Payment all Rights of upon all Rights Common whatsoever, and all Lammas Rights and other Comor of Common to monable Rights whatsoever existing or claimed by any Body cease. Politic Corporate, or Collegiate, or any Person or Persons what-

soever, in, upon, or over all or any Part or Parts of the said Lands and Hereditaments specified in the Schedule to the said firstmentioned Act, and already purchased by the said Commissioners, shall absolutely cease and be extinguished; and as regards any other of the said Hereditaments which shall hereafter be purchased, then from the Date of such Purchase such Rights shall also cease and be extinguished, and whether the same be Common or Waste Lands or not.

Receipt of the Churchwardens to be a sufficient Discharge for the 1.500%

II. The Receipt or Receipts in Writing of the Churchwardens for the Time being of the said Parish of Saint Mary Battersea shall be a full and sufficient Discharge to the said Battersea Park Commissioners for the said Sum of One thousand five hundred Pounds or any Part thereof, and they shall not be in anywise bound to see to the Application thereof.

Short Title.

III. It shall be sufficient for all Purposes to cite this Act as "The Battersea Park Act, 1853."

C A P. XLVIII.

An Act for the Punishment of Offences in the Colonies in relation to the Coin. [4th August 1853.]

2 & 3 W. 4. c. 34.

7 W. 4. & 1 Vict. c. 90.

WHEREAS an Act was passed in the Second Year of King William the Fourth, "for consolidating and amending the " Laws against Offences relating to the Coin," and such Act has been amended by an Act passed in the First Year of Her Majesty. "to amend the Law relative to Offences punishable by Trans-" portation for Life:" And whereas it is expedient to extend the Provisions of the said first-mentioned Act (as so amended) to ' Her Majesty's Colonies and Possessions abroad in which Pro-' vision may not have been already made for the like Purpose?' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

2 & 3 W.4, c.34. as amended. Colonies.

Punishment for importing counterfeit Coin into the Colonies.

I. The Provisions of the said first-mentioned Act, as amended as aforesaid, shall, except as herein-after otherwise provided, extended to the extend to and be in force in all Her Majesty's Colonies and Possessions abroad.

> II. If any Person shall import into any of Her Majesty's Colonies or Possessions abroad any false or counterfeit Coin resembling or apparently intended to resemble or pass for any of Her Majesty's current Gold or Silver Coin coined in any of Her Majesty's Mints (whether in the United Kingdom or elsewhere), knowing the same to be false or counterfeit, he shall be liable, at the Discretion of the Court, to be transported for Life, or for any Term not less than Seven Years, or to be imprisoned for any Time not exceeding Four Years.

Not to apply in any Colony to any Offence for Punishment whereof local Provision is already made.

III. Provided always, That where by the Law now in force in any such Colony or Possession Provision is made for the Punishment of Offences relating to the Coin, or relating to specified Descriptions of the Coin, the said Act and this Act respectively, so far as respects any Offence punishable under the Provisions of the Law now in force as aforesaid, shall not extend

to such Colony or Possession, but such Offence shall be punished in such Colony or Possession as if this Act had not been passed.

IV. Provided also, That it shall be lawful for the local Legis- Power to local lature of any such Colony or Possession, by any Act, Law, or Legislature to Ordinance to be passed or made in the Manner and subject to the Conditions in and subject to which Acts, Laws, or Ordinances may be passed or made by such local Legislature, to alter or repeal, as regards such Colony or Possession, all or any of the Provisions by this Act extended or made applicable to the said Colonies or Possessions, and generally by such Acts, Laws, or Ordinances to make such Provision as they see fit in relation to the Matters to which the said first-mentioned Act and this Act extend, in like Manner as if this Act had not been passed.

vary Provisions

CAP. XLIX.

An Act to extend the Provisions of an Act of the Fifteenth and Sixteenth Years of Her present Majesty, intituled An Act to enable Colonial and other Bishops to perform certain Episcopal Functions, under Commission from Bishops of England and Ireland. 4th August 1853.

HEREAS by an Act passed in the Fifteenth and Sixteenth Years of the Reign of Her present Majesty, intituled An 15 & 16 Vict. Act to enable Colonial and other Bishops to perform certain c. 52. Episcopal Functions, under Commission from Bishops of England and Ireland, it is enacted, that all Admissions, Institutions, and Inductions to Benefices in the United Church of England and Ireland, and all Appointments to act as Curates and Chaplains therein, of Persons admitted into Holy Orders in pursuance of . a Request and Commission from the Bishop of any Diocese in · England or Ireland, within the Limits of his Diocese, by any ' Bishop who by virtue of Her Majesty's Royal Letters Patent shall exercise or have exercised the Office of Bishop within the ' British Territories in India, or in any of Her Majesty's Colonies or Foreign Possessions, shall be to all Intents and Purposes good and valid in Law, notwithstanding anything contained in Two ' several Acts therein recited, passed respectively in the Fifty-' ninth Year of the Reign of His Majesty King George the Third and in the Third and Fourth Years of the Reign of Her present 'Majesty: And whereas it is expedient to extend the Provisions ' of the said Act to Dioceses in Her Majesty's Foreign and Colo-' nial Possessions:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows: Not- Ordination of withstanding anything in the said recited Acts or either of them contained to the contrary, all Persons who have been or hereafter lonial Bishop shall be ordained Deacon or Priest by any of the said Bishops in or for the Diocese of the Bishop of any other of Her Majesty's Foreign or Colonial Possessions, upon his Request in Writing, shall be entitled to all the same Rights, Privileges, and Advantages as if he had been ordained by such Bishop within the Limits of a Diocese over which he was at the Time himself actually exercising Jurisdiction, and residing therein.

Persons by Coother than the Bishop of the Diocese valid.

CAP.

necessary

CAP. L.

An Act to effect Exchange of Patronage by Archbishops, Bishops, and other Ecclesiastical Corporations.

[4th August 1853.]

6 & 7 W. 4.

Order in

Council, dated 4th June 1852. 'WHEREAS by an Act passed in the Session of Parliament held in the Sixth and Seventh Years of the Reign of His late Majesty King William the Fourth, Chapter Seventy-seven, Provision is made for effecting by the Authority therein named,

that is to say, a Scheme prepared by the Ecclesiastical Commissioners for England, and ratified by an Order of Her Majesty

in Council, and duly gazetted, such Alterations in the Apportionment or Exchange of Ecclesiastical Patronage among the several

Bishops as should be consistent with the relative Magnitude and Importance of their respective Dioceses: And whereas by an Order in Council ratifying a Scheme of the said Ecclesiastical Commissioners in pursuance of the said Act, and gazetted the

Commissioners in pursuance of the said Act, and gazetted the
Fourth June One thousand eight hundred and fifty-two, certain
Alterations in the Apportionment or Exchange of Ecclesiastical
Patronage have been duly made, and the same have been found

'Patronage have been duly made, and the same have been found beneficial, and it is expedient to extend the Benefit thereof, and in many Cases the Patronage so assigned may be advantageously exchanged for Patronage in other Hands: Be it enacted by the

Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,

as follows:

Power for Archbishop, &c. by Authority of a Scheme of Ecclesiastical Commissioners, to exchange Patronage.

L It shall be lawful for any Archbishop, Bishop, or any other Ecclesiastical Corporation, sole or aggregate, by the Authority of a Scheme of the Ecclesiastical Commissioners for England, ratified by Her Majesty in Council, and duly gazetted, to assign and transfer the Patronage of any Benefice or Benefices of which he shall be seised in right of his See, or other Preferment held by him by way of Exchange only, and not otherwise, to any Archbishop, Bishop, or other Ecclesiastical Corporation, sole or aggregate, who is and are hereby authorized to accept and acquire and hold the same, or to any other Person, for the Patronage of any other Benefice or Benefices; and from and after the Publication of the Scheme and Order in Council effecting such Transfer the Benefice or Benefices and Patronage thereby purporting to be transferred and exchanged shall be and remain thereby duly vested in the respective Archbishop, Bishop, or other Ecclesiastical Corporation, sole or aggregate, or other Person, Party to such Exchange, without any Transfer, Conveyance, or Assurance in the Law other than the said Scheme and Order so published in the Gazette as aforesaid.

Commissioners, before submitting Scheme for Approval, to inquire into and certify Particulars. II. Provided that in every such Case the said Ecclesiastical Commissioners shall, before submitting such Scheme for the Consideration and Approval of Her said Majesty in Council, make due Inquiry into the Circumstances of the proposed Exchange, and into the equal or relative Value of the Benefice or Benefices and Patronage proposed to be thereby transferred, and shall certify the same to Her Majesty, with such Particulars thereof as may be

necessary to show that such Exchange is made in conformity with the Intentions of the said recited Act.

III. The Word "Person" shall include any Corporation, and As to Meaning the Master, Provost, Warden, or Head of any College or Col- of the Word legiate Establishment, and the Master, Guardian, or Head of any Hospital, and the governing Body respectively entitled in his or their Corporate Capacity to any such Patronage, and shall also extend to and include the Queen's Majesty as well in respect of Patronage vested or to be vested in or exercised by Her Majesty in right of the Crown as in right of the Duchy of Lancaster or of the Duchy of Cornwall; and in every Case of Exchange in Who to assent right of the Crown where the Benefice is above the yearly Value in Cases of of Twenty Pounds in the Queen's Books the Assent of Her Majesty Exchange of shall be testified by the Signature of the Lord High Treasurer or right of the First Commissioner of the Treasury for the Time being, and when Crown. such yearly Value shall be Twenty Pounds or under such Assent shall be testified by the Signature of the Lord High Chancellor, and the Assent of Her Majesty when the Patronage is in respect of the Duchy of Lancaster shall be testified by the Signature of the Chancellor of the Duchy, and when the Patronage is in respect of the Duchy of Cornwall such Assent shall be testified by Two or more of the principal Officers of the said Duchy, to be appointed in manner provided for Appointment of Officers to grant Leases under the Provisions of an Act passed in the Session held in the First and Second Years of the Reign of His late Majesty King William the Fourth, Chapter Five, which Assent they are hereby authorized and empowered to give; and in every Case of Exchange in right of the Duchy of Cornwall, when there is a Duke of Cornwall, the Assent of the said Duke shall be testified in Writing under the Privy Seal of the said Duke first had and obtained for that Purpose.

IV. Where the Patronage of any Benefice or Benefices given in As to Patronage exchange by the Crown, the Benefice or Benefices respectively of Benefices taken in exchange for the same shall follow and be subject to the Course of Patronage of the Benefice or Benefices so given by

the Crown.

V. All the Provisions and Powers of an Act passed in the Ses- Provisions of sion of Parliament held in the First and Second Years of the 1 & 2 W. 4. Reign of King William the Fourth, Chapter Forty-five, relating to the Annexation by the Owner or Owners of any Lands, Tenements, or other Hereditaments whatsoever to any Church or any Church,
Chapel under the Patenage of such Owners of Chapter and Church, Chapel under the Patronage of such Owner or Owners, shall apply &c. extended to and may be exercised by any Archbishop or Bishop in reference to this Act. to any Church or Chapel the Patronage whereof shall have been transferred from such Archbishop or Bishop under the said Order in Council gazetted the Fourth June One thousand eight hundred and fifty-two, or by any Archbishop, Bishop, or other Ecclesiastical Corporation, Person or Persons, whose Patronage shall be the Subject of any Exchange under this Act in reference to such Patronage, notwithstanding such Patronage may have been so transferred by such Exchange,

CAP. LI.

An Act for granting to Her Majesty Duties on Succession to Property, and for altering certain Provisions of the Acts charging Duties on Legacies and Shares of Personal Estates. [4th August 1853.]

Most Gracious Sovereign.

A/E. Your Majesty's most dutiful and loyal Subjects, the Commons of the United Kingdom of Great Britain and Ireland in Parliament assembled, towards raising the necessary Supplies for defraying Your Majesty's Public Expenses, and making a permanent Addition to the Public Revenue, have freely and voluntarily resolved to grant unto Your Majesty the Duties herein-after mentioned; and do most humbly beseech Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Interpretation of certain Terms in this Act

I. In the Construction and for the Purposes of this Act, The Term "Real Property" shall include all Freehold, Copyhold, Customary, Leasehold, and other Hereditaments, and Heritable Property, whether corporeal or incorporeal, in Great Britain and Ireland, except Money secured on Heritable Property in Scotland, and all Estates in any such Hereditaments:

The Term "Personal Property" shall not include Leaseholds, but shall include Money payable under any Engagement, and Money secured on Heritable Property in Scotland, and all other Property not comprised in the preceding Definition of Real Property:

The Term "Property" alone shall include Real Property and

Personal Property:

The Term "Succession" shall denote any Property chargeable

with Duty under this Act:

The Term "Trustee" shall include an Executor and Administrator, and any Person having or taking on himself the Administration of Property affected by any express or implied

The Term "Person" shall include a Body Corporate, Company,

and Society:

The Term "Legacy Duty Acts" shall denote the Acts now in force for charging Duties on Legacies and Shares of the Personal Estates of deceased Persons.

What Dispositions and Devolutions of Property shall confer Successions.

II. Every past or future Disposition of Property, by reason whereof any Person has or shall become beneficially entitled to any Property or the Income thereof upon the Death of any Person dying after the Time appointed for the Commencement of this Act, either immediately or after any Interval, either certainly or contingently, and either originally or by way of substitutive Limitation, and every Devolution by Law of any beneficial Interest in Property, or the Income thereof, upon the Death of any Person dying after the Time appointed for the Commencement of this Act, to any other Person, in possession or expectancy, shall be deemed to have conferred or to confer on the Person entitled by reason of Definition of any such Disposition or Devolution a "Succession;" and the Term the Terms "Successor" shall denote the Person so entitled; and the Term "Successor," "Predecessor shall denote Settlor. Disponer. Testator. Obligor "Predecessor." "Predecessor" shall denote Settlor, Disponer, Testator, Obligor, Ancestor, or other Person from whom the Interest of the Successor is or shall be derived.

III. Where any Person shall at or after the Time appointed for Joint Tenants the Commencement of this Act, have any Property vested in taking by Surthem jointly, by any Title not conferring on them a Succession, vivorship to be deemed Sucany beneficial Interest in such Property accruing to any of them cessors. by Survivorship shall be deemed to be a Succession; and every Person to whom any such Interest shall accrue shall be deemed to be the Successor; and the Person upon whose Death such Accruer shall take place shall be deemed to be the Predecessor; and where any Persons after the Time appointed for the Commencement of this Act shall take any Succession jointly, they shall pay the Duty, if any, chargeable thereon by this Act in proportion to their respective Interests in the Succession; and any beneficial Interest in such Succession, accruing to any of them by Survivorship, shall be deemed to be a new Succession, derived from the Predecessor from whom the joint Title shall have been derived.

IV. Where any Person shall have a general Power of Appoint- General Powers ment, under any Disposition of Property taking effect upon the of Appointment Death of any Person dying after the Time appointed for the to confer Commencement of this Act, over Property, he shall, in the event of his making any Appointment thereunder, be deemed to be entitled, at the Time of his exercising such Power, to the Property or Interest thereby appointed as a Succession derived from the Donor of the Power; and where any Person shall have a limited Power of Appointment, under a Disposition taking effect, upon any such Death, over Property, any Person taking any Property by the Exercise of such Power shall be deemed to take the same as a Succession derived from the Person creating the Power as Predecessor.

V. Where any Property shall at or after the Time appointed Extinction of for the Commencement of this Act be subject to any Charge, determinable Estate, or Interest, determinable by the Death of any Person, or fer Successions. at any Period ascertainable only by reference to Death, the Increase of Benefit accruing to any Person or Persons upon the Extinction or Determination of such Charge, Estate, or Interest shall be deemed to be a Succession accruing to the Person, or the Persons if more than One, then entitled beneficially to the Property or the Income thereof, according to his or their respective Estates or Interests therein, or beneficial Enjoyment thereof; and the Person or Persons from whom such Successor or Successors respectively shall have derived Title to the Property so charged shall be deemed to be the Predecessor or Predecessors, as the Case may be.

Charges to con-

VI. Provided that no Person entitled, at the Time appointed Persons now for the Commencement of this Act, to the immediate Reversion in beneficially enany Real Property expectant upon the Determination of any Lease for Life or for Years determinable on Life, shall be chargeable ject to Leases with Duty in respect of such Determination, in the event of the for Life, not same occurring in his Lifetime.

titled to Real Property subliable to Potv. Dispositions accompanied by the Reservation of a Benefit to the Grantor, &c. to confer Successions.

Dispositions to take effect at Periods depending on Death, or made for evading Duty, to confer Successions. VII. Where any Disposition of Property, not being a bona fide Sale, and not conferring an Interest expectant on Death on the Person in whose Favour the same shall be made, shall be accompanied by the Reservation or Assurance of or Contract for any Benefit to the Grantor, or any other Person, for any Term of Life or for any Period ascertainable only by reference to Death, such Disposition shall be deemed to confer at the Time appointed for the Determination of such Benefit an Increase of beneficial Interest in such Property, as a Succession equal in annual Value to the yearly Amount or yearly Value of the Benefit so reserved, assured, or contracted for, on the Person in whose Favour such Disposition shall be made.

VIII. Where any Disposition of Property shall be made to take effect at a Period ascertainable only by reference to the Date of the Death of any Person dying after the Time appointed for the Commencement of this Act, such Disposition shall be deemed to confer a Succession on the Person in whose Favour the same shall be made; and where any Disposition of Property shall purport to take effect presently, or under such Circumstances as not to confer a Succession, but by the Effect or in consequence of any Engagement, secret Trust, or Arrangement capable of being enforced in a Court of Law or Equity, the beneficial Ownership of such Property shall not bond fide pass according to such Disposition, but shall in fact devolve to any Person on Death, or at some Period ascertainable only by reference to Death, then such last-mentioned Person shall be deemed to acquire the Property so passing as a Succession derived from the Person making the Disposition as the Predecessor; and where any Court of competent Jurisdiction shall declare any Disposition to have been fraudulent and made for the Purpose of evading the Duty imposed by this Act, it shall be lawful for such Court to declare a Succession to have been conferred on such Person at such Time and to such an Extent as such Court shall think just; and such last-mentioned Person shall be deemed to have taken a Succession accordingly derived from the Person making such Disposition as Predecessor.

Duties to be under the Care and Management of the Commissioners of Inland Revenue. IX. The Duties herein-after imposed shall be considered as Stamp Duties, and shall be under the Care and Management of the Commissioners of Inland Revenue, herein-after called "The Commissioners;" who, by themselves and their Officers, shall have the same Powers and Authorities for the Collection, Recovery, and Management thereof, as are by an Act passed in the Session holden in the Twelfth and Thirteenth Years of the Reign of Her present Majesty, Chapter One, or by any other Act or Acts, vested in them for the Collection, Recovery, and Management of any Stamp Duties; and shall provide proper Stamps for denoting the Rate per Centum of the Duties payable under this Act; and shall have all other Powers and Authorities requisite for carrying this Act into execution.

Duties on Successions X. There shall be levied and paid to Her Majesty in respect of every such Succession as aforesaid, according to the Value thereof, the following Duties; (that is to say,)

Where the Successor shall be the lineal Issue or lineal Ancestor of the Predecessor, a Duty at the Rate of One Pound per

Centum upon such Value:

Where

Where the Successor shall be a Brother or Sister, or a Descendant of a Brother or Sister of the Predecessor, a Duty at the Rate of Three Pounds per Centum upon such Value:

Where the Successor shall be a Brother or Sister of the Father or Mother, or a Descendant of a Brother or Sister of the Father or Mother of the Predecessor, a Duty at the Rate of Five Pounds per Centum upon such Value:

Where the Successor shall be a Brother or Sister of the Grandfather or Grandmother, or a Descendant of the Brother or Sister of the Grandfather or Grandmother of the Predecessor. a Duty at the Rate of Six Pounds per Centum upon such

Where the Successor shall be in any other Degree of collateral Consanguinity to the Predecessor than is herein-before described, or shall be a Stranger in Blood to him, a Duty at the Rate of Ten Pounds per Centum upon such Value.

XI. Where any Person chargeable with Duty under this Act Provision as to in respect of any Succession, or chargeable with Duty under the marriedPersons Legacy Duty Acts in respect of any Legacy bequeathed to him Succession or or her by a Testator dying after the Time appointed for the Legacy Duties. Commencement of this Act, or in respect of the Personal Estate of Research of any Person dying after the same Period, shall have been married to any Wife or Husband of nearer Consanguinity than him of form or herself to the Predecessor, Testator, or deceased Person, then Leve the Person taking such Succession, Legacy, or Personal Estatotee. Is shall pay in respect thereof the same Rate of Duty only as such a keep his or her Wife or Husband would have been chargeable with if she or he had taken the same.

XII. Where any Person shall take a Succession under a Dis- What Duties position made by himself, then, if at the Date of such Disposition payable when he shall have been entitled to the Property comprised in the Succession expectantly on the Death of any Person dying after the Predecessor. Time appointed for the Commencement of this Act, and such Person shall have died during the Continuance of such Disposition, he shall be chargeable with Duty on his Succession at the same Rate as he would have been chargeable with if no such Disposition had been made; but a Successor shall not in any other Case be chargeable with Duty upon a Succession taken under a Disposition made by himself, and no Person shall be chargeable with Duty upon the Extinction or Determination of any Charge, Estate, or Interest created by himself, unless at the Date of the . Creation thereof he shall have been entitled to the Property subjected thereto expectantly on the Death of some Person dying, after the Time appointed for the Commencement of this Act.

XIII. Where the Successor shall derive his Succession from Provision as to more Predecessors than One, and the proportional Interest derived joint Prede. from each of them shall not be distinguishable, it shall be lawful cessors. for the Commissioners to agree with the Successor as to the Duty payable; but if no such Agreement shall be made, the Successor shall be deemed to have derived his Succession in equal Proportions from each Predecessor, and shall be chargeable with Duty Accordingly.

16 & 17 Vict. XIV. Where

Duty on transmitted Successions.

Duties payable in respect of transferred Interests.

Succession subject to Trusts for charitable or public Purposes chargeable with Duty.

Provision for Life Policies and certain Post Obit Bonds.

XIV. Where the Interest of any Successor in any Personal Property shall, before he shall have become entitled thereto in possession, have passed by reason of Death to any other Successor or Successors, then One Duty only shall be paid in respect of such Interest, and shall be due from the Successor who shall first become entitled thereto in possession; but such Duty shall be at the highest Rate which, if every such Successor had been subject to Duty, would have been payable by any One of them.

XV. Where, at the Time appointed for the Commencement of this Act, any reversionary Property expectant on Death shall be vested, by Alienation or other derivative Title, in any Person other than the Person who shall have been originally entitled thereto under any such Disposition or Devolution as is mentioned in the Second Section of this Act, then the Person in whom such Property shall be so vested shall be chargeable with Duty in respect thereof as a Succession at the same Time and at the same Rate as the Person so originally entitled would have been chargeable with if no such Alienation had been made or derivative Title created; and where, after the Time appointed for the Commencement of this Act, any Succession shall, before the Successor shall have become entitled thereto or to the Income thereof in possession, have become vested by Alienation or by any Title not conferring a new Succession in any other Person, then the Duty payable in respect thereof shall be paid at the same Rate and Time as the same would have been payable if no such Alienation had been made or derivative Title created; and where the Title to any Succession shall be accelerated by the Surrender or Extinction of any prior Interests, then the Duty thereon shall be payable at the same Time and in the same Manner as such Duty would have been payable if no such Acceleration had taken place.

XVI. Where Property shall become subject to a Trust for any charitable or public Purposes, under any past or future Disposition, which, if made in favour of an Individual, would confer on him a Succession, there shall be payable in respect of such Property, upon its becoming subject to such Trusts, a Duty at the Rate of Ten Pounds per Centum upon the Amount or principal Value of such Property; and it shall be lawful for the Trustee of any such Property to raise the Amount of any Duty due in respect thereof, with all reasonable Expenses, upon the Security of the Charity Property, at Interest, with Power for him to give

effectual Discharges for the Money so raised.

XVII. No Policy of Insurance on the Life of any Person shall create the Relation of Predecessor and Successor between the Insurers and the Assured, or between the Insurers and any Assignee of the Assured, and no Bond or Contract made by any Person bond fide for valuable Consideration in Money or Money's Worth, for the Payment of Money or Money's Worth after the Death of any other Person, shall create the Relation of Predecessor and Successor between the Person making such Bond or Contract and the Person to or with whom the same shall be made; but any Disposition or Devolution of the Monies payable under such Policy, Bond, or Contract, if otherwise such as in itself to create a Succession within the Provisions of this Act, shall be deemed to confer a Succession.

XVIII. Where the whole Succession or Successions derived Exemptions. from the same Predecessor and passing upon any Death to any Person or Persons shall not amount in Money or Principal Value to the Sum of One hundred Pounds, no Duty shall be payable under this Act in respect thereof or of any Portion thereof; and no Duty shall be payable under this Act upon any Succession, which, as estimated according to the Provisions of this Act, shall be of less Value than Twenty Pounds in the whole, or upon any Monies applied to the Payment of the Duty on any Succession according to any Trust for that Purpose, or by any Person in respect of a Succession, who, if the same were a Legacy bequeathed fully to him by the Predecessor, would be exempted from the Payment of Duty in respect thereof under the Legacy Duty Acts; and no Person shall be charged with Duty under this Act in respect of ences any Interest surrendered by him or extinguished before the Time appointed for the Commencement of this Act; and no Person charged with the Duties on Legacies and Shares of Personal Estate under the Legacy Duty Acts, in respect of any Property subject to such Duties, shall be charged also with the Duty granted by this Act in respect of the same Acquisition of the same Property.

XIX. No Legatee or other Person shall, after the Time ap/Leasehold pointed for the Commencement of this Act, be chargeable under Estates not to the Legacy Duty Acts with Duty, not then already due, in respect be charged with of any Leasehold Hereditaments of any Testator or deceased Personal Estate. Person, as belonging to the Personal Estate of the Testator or

XX. The Duty imposed by this Act shall be paid at the Time Duties to be paid when the Successor, or any Person in his Right or on his Behalf, on Successor be shall become entitled in possession to his Succession, or to the coming entitled Receipt of the Income and Profits thereof; except that if there in possession, shall be any prior Charge, Estate, or Interest, not created by the Successor himself, upon or in the Succession, by reason whereof Interests, on the Successor shall not be presently entitled to the full Enjoyment Determination or Value thereof, the Duty in respect of the increased Value ac- thereof. cruing upon the Determination of such Charge, Estate, or Interest shall, if not previously paid, compounded for, or commuted, be paid at the Time of such Determination; and except that in case of an Annuity, or Property hereby made chargeable as an Annuity, the Duties shall be paid by such Instalments as are hereinafter directed or referred to; provided that no Duty shall be payable upon the Determination of any Lease purporting at the Date thereof to be a Lease at Rackrent, in respect of the Increase accruing to the Successor upon such Determination.

XXI. The Interest of every Successor, except as herein pro- The Interest of vided, in Real Property, shall be considered to be of the Value a Successor in of an Annuity equal to the annual Value of such Property, to be considered after making such Allowances as are herein-after directed, and as an Annuity. payable from the Date of his becoming entitled thereto in possession, or to the Receipt of the Income or Profits thereof during the Residue of his Life, or for any less Period during which he shall be entitled thereto; and every such Annuity, for the Purposes of this Act, shall be valued according to the Tables in the

Schedule annexed to this Act; and the Duty chargeable the shall be paid by Eight equal half-yearly Instalments, the I of such Instalments to be paid at the Expiration of Tw Months next after the Successor shall have become entitle the beneficial Enjoyment of the Real Property in respect who the same shall be payable, and the Seven following Instalmen half-yearly Intervals of Six Months each, to be computed the Day on which the First Instalment shall have become provided that if the Successor shall die before all such In ments shall have become due, then any Instalments not due a Decease shall cease to be payable, except in the Case of a cessor who shall have been competent to dispose by Will continuing Interest in such Property, in which Case the In ments unpaid at his Death shall be a continuing Charge on Interest, in exoneration of his other Property, and shall be pay by the Owner for the Time being of such Interest.

Rules for valuing Lands,

Houses, &c.

Rule as to

Rule as to Advowsons.

Rule as to l'roperty subject to beneficial Leases. XXII. In estimating the annual Value of Lands used for Acultural Purposes, Houses, Buildings, Tithes, Teinds, Rentcha and other Property yielding or capable of yielding Income of a fluctuating Character, an Allowance shall be made of

necessary Outgoings. XXIII. Where Timber, Trees, or Wood, not being Coppi Underwood, shall be comprised in any Succession, the Succ shall be chargeable with Duty upon his Interest in the net Mo after deducting all necessary Outgoings for the Year, which from Time to Time be received from any Sales of such Tin Trees, or Wood, and shall account for and pay the same yes provided that no Duty shall be payable on the net Monies rece from the Sale of Timber, Trees, or Wood in any One Year u such net Mones shall exceed the Sum of Ten Pounds; provi that if the Successor shall be desirous of commuting the D and shall deliver to the Commissioners an Estimate of the Monies obtainable by him from the Sale of such Timber, T and Wood as may, in a prudent Course of Management of Property, be felled by such Successor during his Life, the C missioners, if satisfied with such Estimate, shall accept the and assess the Duty accordingly.

XXIV. A Successor shall not be chargeable with Dut respect of any Advowson or Church Patronage comprised in Succession, unless the same, or some Right of Presentation some other Interest in or out of such Advowson or Church tronage, shall be disposed of by or in concert with him for M or Money's Worth, in which Case he shall be chargeable. Duty upon the Amount or Value of the Money or Money's Worth which the same, or any such Presentation or Interest, shall be chargeable of the Money of Money's Worth Presentation or Interest, shall be chargeable of the Money of Money's Worth Presentation or Interest, shall be chargeable of the Money of Money's Worth Presentation or Interest, shall be chargeable of the Money of Mon

so disposed of at the Time of such Disposal.

XXV. Where a Successor, entitled to any Real Property, ject to any Lease by reason whereof he shall not be presentitled to the full Enjoyment thereof, shall not have paid I in respect of the full yearly Value of such Property, he shal chargeable with Duty upon his Interest in any Fine or Gras or other Consideration which may be received during his for the Renewal of any such Lease, or the Grant of any Resionary Lease of the same Property.

XXVI.

XXVI. The yearly Value of any Manor, open Mine, or other Rule as to Real Property of a fluctuating yearly Income shall either be cal- Manors, Mines, culated upon the average Profits or Income derived therefrom. &c. after deducting all necessary Outgoings, during such a Number of preceding Years as shall be agreed upon for this Purpose between the Commissioners and the Successor, before the first Payment of Duty on the Succession shall have become due, or, if no such Period shall be agreed upon, then the principal Value of such Property shall be ascertained, and the annual Value thereof shall be considered to be equal to Interest calculated at the Rate of Three Pounds per Centum per Annum on the Amount of such principal Value.

XXVII. Where any Body Corporate, Company, or Society shall Duty payable become entitled, as Successors, to any Real Property, the Duty in respect thereof shall be assessed upon the principal Value of such Property, but shall be payable by such Instalments, at such Times, and in such Manner as the same would be payable if assessed in respect of Property devolving on a Successor in Fee Simple; and it shall be lawful for such Body Corporate, Company, or Society, or any Trustee thereof, to raise the Amount of any Duty due in respect of their Succession upon the Security thereof, at Interest, with Power for them to give effectual Discharges for the Money

80 raised.

XXVIII. If a Successor, or any Person on his Behalf, upon Allowance for becoming entitled to any Copyhold or other Real Property, shall Fines, &c. paid be subject to any Fines, Casualties of Superiority, Compositions, Reliefs, or Charges incident to the Tenure thereof, and due in respect of his Succession, he shall be entitled to have a Deduction allowed to him of the Amount of such Fines, Casualties, Compositions, Reliefs, or Charges from the assessable Value of his In-

terest in such Copyhold or other Real Property.

XXIX. The Interest of any Successor in Monies to arise from Real Property the Sale of Real Property under any Trust for the Sale thereof, so directed to be far as the same shall not be chargeable with Duty under the Legacy Duty Acts, shall be deemed to be Personal Property chargeable with Duty under this Act; provided that where such Monies shall be subject to any Trust for the Re-investment thereof in the Purchase of other Real Property, to which the Successor would not be absolutely entitled, such Monies shall be deemed to be Real Property, and for the Purpose of this Act each Successor's Interest therein shall be considered to be of the Value of an Annuity, payable during his Life, or for any less Period during which he shall be entitled, equal in Amount to the annual Produce of the actual Trust Property at the Time of his becoming entitled in possession, whether the same shall then be the Real Property subject to the Trust or Direction for Sale, or any Property purchased in substitution for it, or any intermediate Investment of the Produce of the Sale of the original Property.

XXX. The Interest of any Successor in Personal Property sub-Personal ject to any Trust for the Investment thereof in the Purchase of Property to be Real Property to which the Successor would be absolutely entitled shall, so far as the same shall not be chargeable with Duty under to be charged, the Legacy Duty Acts, be chargeable with Duty under this Act

by Corporations, &c. taking Real Estates.

by Successor

sold to be Are, Personalty.

invested in Real Property how

VXXX

as Personal Property; and Personal Property subject to Trust for the Investment thereof in the Purchase of Real perty to which the Successor would not be absolutely en shall, so far as the same shall not be chargeable with Duty the Legacy Duty Acts, be chargeable with Duty under thi as Real Property; and for the Purposes of this Act each cessor's Interest therein shall be considered to be of the Va an Annuity, payable during his Life, or for any less Period d which he shall be entitled, equal in Amount to the annual duce of the actual Trust Property at the Time of his been entitled in possession, whether the same shall be the Real perty directed to be purchased, or any intermediate Investment the Personal Property directed to be invested in such Purchased.

Annuities under this Act and Legacy Duty Acts to be valued according to the Tables annexed to this Act XXXI. Where it shall be required to calculate, for the poses either of this Act or of the Legacy Duty Acts, the of any Annuity, or of any Interest chargeable with Duty Annuity, such Value shall, after the Time appointed for the mencement of this Act, be calculated according to the Tab the Schedule annexed to this Act, and not according to the I in the Schedule annexed to the Act of the Thirty-sixth Ye the Reign of King George the Third, Chapter Fifty-two, and Annuity or Interest shall be chargeable with Duty according

Provisions as to the Assessment of Personalty.

XXXII. The following Provisions relating to the Assessand Payment of Duty on Personal Estate, and the Exem thereof from Duty in certain Cases, namely, the Eighth, T Eleventh, Twelfth, Fourteenth, and Twenty-third Sections as said Act of the Thirty-sixth Year of the Reign of King G the Third, Chapter Fifty-two, shall be applicable to the Per Property comprised in any Succession, and to the Assessmen Payment of Duty thereon, as if such Personal Property we Legacy bequeathed by the Predecessor to the Successor, were subject to the said Provisions, and as if the Tables is said Act referred to were the Tables in the Schedules annex this Act.

Allowance to Donce of general Power of Appointment. XXXIII. Where the Donce of a general Power of App ment shall become chargeable with Duty in respect of the perty appointed by him under such Power, he shall be all to deduct from the Duty so payable any Duty he may already paid in respect of any limited Interest taken by his such Property.

What Allowance to be made for Incumbrances. XXXIV. In estimating the Value of a Succession no A ance shall be made in respect of any Incumbrance thereon cror incurred by the Successor, not made in execution of a special Power of Appointment, but an Allowance shall be in respect of all other Incumbrances, and also in respect of Monies which the Successor may previously to his Posse have laid out in the substantial Repairs or permanent Impument of Real Property comprised in his Succession; provided upon any Successor becoming entitled to Real Property su to any prior principal Charge, an Allowance shall be made to in respect only of the yearly Sums payable by way of Intere otherwise on such Charge as reducing the annual Value proof of such Real Property.

XXXV. In estimating the Value of a Succession no Allow- No Allowance ance shall be made in respect of any contingent Incumbrance to be made for thereon; but in the event of such Incumbrance taking effect as contingent Inan actual Burden on the Interest of the Successor, he shall be cumbrances; unless they take entitled to a Return of a proportionate Amount of the Duty so effect. paid by him in respect of the Amount or Value of the Incumbrance when taking effect.

XXXVI. In estimating the Value of a Succession no Allow- Duty on Sucance shall be made in respect of any Contingency upon the cessions to be happening of which the Property may pass to some other Person; out regard to but in the event of the same so passing the Successor shall be Contingencies. entitled to a Return of so much of the Duty paid by him as will reduce the same to the Amount which would have been payable by him if such Duty had been assessed in respect of the actual Duration or Extent of his Interest.

XXXVII. Where a Successor shall not have obtained the Provision for whole of his Succession at the Time of the Duty becoming Allowance or payable, he shall be chargeable only with Duty on the Value of Return of Duty. the Property or Benefit from Time to Time obtained by him; and whenever any Duty shall have been paid on account of any Succession, and it shall afterwards be proved to the Satisfaction of the Commissioners that such Duty, not being due from the Person paying the same, was paid by Mistake, or was paid in respect of Property which the Successor shall have been unable to recover, or from or of which he shall have been evicted or deprived by any superior Title, or that for any other Reason it ought to be refunded, the Commissioners shall thereupon refund the same to the Person entitled thereto.

XXXVIII. Where any Successor upon taking a Succession Allowance to shall be bound to relinquish or be deprived of any other Property, be made to Sucthe Commissioners shall, upon the Computation of the assessable cessor in respect Value of his Succession, make such an Allowance to him as may Property. be just in respect of the Value of such Property.

XXXIX. Where, in the Opinion of the Commissioners, any Power for Com-Succession shall be of such a Nature, or so disposed or circum- missioners to stanced, that the Value thereof shall not be fairly ascertainable compound under any of the preceding Directions, or where, from the Complication of Circumstances affecting the Value of a Succession, or affecting the Assessment or Recovery of the Duty thereon, the Commissioners shall think it expedient to exercise this present Authority, it shall be lawful for them to compound the Duty payable on the Succession upon such Terms as they shall think fit, and to give Discharges to the Successor, upon Payment of Duty according to such Composition; and it shall be lawful for them, in any special Cases in which they may think it expedient so to do, to enlarge the Time for Payment of any Duty.

XL. It shall be lawful for the Commissioners to receive any Power of Com-Duty tendered to them in advance, and to allow Discount thereon missioners to at the Rate of Four Pounds per Centum per Annum, or at such other Rate as may from Time to Time he directed by the Comin advance. other Rate as may from Time to Time be directed by the Commissioners of Her Majesty's Treasury; and no Person, by reason of his having made any Payment of Duty in advance, shall be prejudiced

prejudiced in his Right to have any Repayment of Duty n him to which he may become entitled under any of th visions of this Act.

Power for Comcommute fut Duties.

XLI. It shall be lawful for the Commissioners, in their l missioners to /, tion, upon Application made by any Person who shall be to a Succession in expectancy, to commute the Duty presum payable in respect of such Succession for a certain Sum presently paid, and for assessing the Amount which shall payable they shall cause a present Value to be set upon presumptive Duty, regard being had to the Contingencies at the Liability to such Duty, and the Interest of Money invo such Calculation being reckoned at the Rate for the Time allowed by the Commissioners in respect of Duties paid in ad and upon the Receipt of such certain Sum they shall give

Duty to be a First Charge on Property.

charges to the Successor accordingly. XLII. The Duty imposed by this Act shall be a First on the Interest of the Successor, and of all Persons claiming Right, in all the Real Property in respect whereof such Dut be assessed; and such Duty shall also be a First Charge Interest of the Successor in the Personal Property in whereof the same shall be assessed, while the same shall : in the Ownership or Control of the Successor, or of any I for him, or of his Guardian or Committee, or Tutor or C or of the Husband of any Wife who shall be the Successor the said Duty shall be a Debt due to the Crown from th cessor, having, in the Case of Real Property comprised Succession, Priority over all Charges and Interests created b but such Duty shall not charge or affect any other Real Pr of the Successor than the Property comprised in such Succe provided, that where any settled Real Property comprise Succession shall be subject to any Power of Sale, Exchange Partition, exercisable with the Consent of the Successor, or Successor with the Consent of another Person, he shall not qualified by the Charge of Duty on his Succession from effective authorizing by his Consent the Exercise of such Power, or cising any Power with proper Consent, as the Case may be in such Case the Duty shall be charged substitutively up Successor's Interest, in all Real Property acquired in subst for the Real Property before comprised in the Succession, the meantime upon his Interest also in all Monies arising fr Exercise of any such Power, and in all Investments of Monies.

Provision for the separate Assessments of Properties.

XLIII. The Commissioners shall, at the Request of an cessor, or any Person claiming in his Right, accept or cause made so many separate Assessments of the Duty payable in a of the Interest of the Successor in any separate Properties defined Portions of the same Property, as shall be reas required; and in such Cases the respective Properties sh chargeable only with the Amount of Duty separately asses respect thereof; and it shall be lawful also for the Commiss by their Certificates, to be issued in such Form as they shall fit, from Time to Time to declare that any Duties already as whether collectively or distributively, in respect of any Succ

shall thenceforth be charged, as to any unpaid Instalments, according to any further Distribution thereof, upon separate Parts only of the Property in respect of which such Assessment shall have been made, in which Case the Charge of such Duties shall be thenceforth limited according to such further Distribution.

XLIV. The following Persons, besides the Successor, shall be What Persons personally accountable to Her Majesty for the Duty payable in accountable for respect of any Succession, but to the Extent only of the Property respect of any Succession, but to the Extent only of the Property or Funds actually received or disposed of by them respectively after the Time appointed for the Commencement of this Act; that is to say, every Trustee, Guardian, Committee, Tutor, or Curator, or Husband in whom respectively any Property, or the Management of any Property, subject to such Duty, shall be vested, and every Person in whom the same shall be vested by Alienation or other derivative Title at the Time of the Succession becoming an Interest in possession; and all such Trustees, Guardians, Committees, Tutors, Curators, Husbands, and Persons shall be authorized to compound or pay in advance or commute any Duty, and retain out of the Property, subject to any such Duty, the Amount thereof, or to raise such Amount, and the Expenses incident thereto, at Interest on the Security of such Property, with Power to give effectual Discharges for the same, and such Security shall have Priority over any Charge or Incumbrance created by the Successor; and in the event of the Nonpayment of such Duty as aforesaid every Person hereby made accountable shall be a Debtor to Her Majesty in the Amount of the unpaid Duty for which he shall be so accountable.

XLV. The Persons hereby made accountable for the Payment Notice of Sucof Duty in respect of any Succession, or some of them, shall, in cession to be the Case of Personal Property, at the Time of the first Payment, given to the Commissioners, Delivery Retainer Satisfaction on other Displayers of the Commissioners, Delivery, Retainer, Satisfaction, or other Discharge of the same and a Return of or any Part thereof to or for the Successor or any Person in his the Property Right, and in the Case of Real Property when any Duty in respect made. thereof shall first become payable, give Notice to the Commissioners or to their Officers of their Liability to such Duty, and shall at the same Time deliver to the Commissioners or to their Officers a full and true Account of the Property for the Duty whereon they shall respectively be accountable, and of the Value thereof, and of the Deductions claimed by them, together with the Names of the Successor and Predecessor, and their Relation to each other, and all such other Particulars as shall be necessary or proper for enabling the Commissioners fully and correctly to ascertain the Duties due; and the Commissioners, if satisfied with such Account and Estimate as originally delivered, or with any Amendments that may be made therein upon their Requisition, may assess the Succession Duty on the Footing of such Account and Estimate; but it shall be lawful for the Commissioners, if dissatisfied with such Account and Estimate, to cause an Account and Estimate to be taken by any Person or Persons to be appointed by themselves for that Purpose, and to assess the Duty on the Footing of such last-mentioned Account and Estimate, subject to Appeal, as herein-after provided; and if the Duty so assessed shall exceed the Duty assessable according to the Return made to

after appointed.

the Commissioners, and with which they shall have been d fied, and if there shall be no Appeal against such Assessmen it shall be in the Discretion of the Commissioners, having to the Merits of each Case, to charge the whole or any the Expenses incident to the taking of such last-mentioned A and Estimate on the Interest of the Successor in respect v the Duty shall be due, in increase of such Duty, and to the same forthwith accordingly; and if there shall be an against such last-mentioned Assessment, then the Payment Expenses shall be in the Discretion of the Court of Appeal

Penalty on not giving Notices of Succession.

such Account as aforesaid shall wilfully neglect to do so prescribed Period, he shall be liable to pay to Her Majesty equal to Ten Pounds per Centum upon the Amount of Duty by him, or in the Case of a Succession chargeable with a Rate of Duty than One Pound per Centum upon the Value upon such less Sum as such Duty, if assessable at the Rate Pound per Centum upon the Value of the Succession, would to, and a like Penalty for every Month after the First Month which such Neglect shall continue; and if any Person liable this Act to pay any Duty shall, after such Duty shall have finally ascertained, wilfully neglect to do so within Twe Days, he shall also be liable to pay to Her Majesty a Sur to Ten Pounds per Centum upon the Amount of Duty so or upon such less Sum as such Duty, if assessable at the One Pound per Centum on the Value of the Succession,

XLVI. If any Person required to give any such Notice or

Proceeding if Return not made.

XLVII. If any accountable Party required by the C sioners to deliver any such Account as aforesaid shall default in doing so, it shall be lawful for the Commission sue, out of Her Majesty's Court of Exchequer in England land, or Ireland, as they shall think expedient, according Circumstances of the Case, and for such Court to issue, a Summons in such Form as the Judges of such Court shall Time to Time frame, commanding the Party so in default to such Account within such Period as may be appointed in th

or to show Cause to the contrary, and on Cause being show

amount to, and a like Penalty for every Month after th

Month during which such Neglect shall continue.

Power to enforce Returns from Executors and Administrators.

Order shall be made as shall be just. XLVIII. The Commissioners shall for the Purposes Legacy Duty Acts be empowered to require and enforce t livery of Accounts from Executors, Administrators, and T of Property and Legatees chargeable with Duty under sucl and for the Duty whereon they shall be accountable, in th

Manner as they are by the last preceding Section of th empowered to require and enforce the Delivery of Account

Accounting Party to verify his Account by Production of Books, &c.; and Commissioners

XLIX. Every Person who under the Provisions of th may deliver any Account or Estimate of the Property con in any Succession shall, if required by the Commissioners, p before them such Books and Documents in the Custody or (of such Person, so far as the same relate to such Acco

the Purposes of this Act.

Estimate, as may be capable of affording any necessary Information may inspect and for the Purpose of ascertaining such Property and the Duty pay- take Copies of able thereon; and the Commissioners may, without Payment of public Books. any Fee, inspect and take Copies of any public Book; but all such Information shall be deemed to be confidential, and the Commissioners shall not disclose the same, or the Contents of any Document or Book, to any Person, otherwise than for the Purposes of this Act.

the Assessment of the Commissioners, upon giving, within Twenty-countable Party one Days after the Date of such Assessment, Notice in Writing to to appeal. the Commissioners of his Intention to appeal against such Assessment, and a Statement of the Grounds of such Appeal, such Statement to be furnished within the further Period of Thirty Days, to appeal by Petition accordingly to Her Majesty's Court of Exchequer in England, Scotland, or Ireland, according to the Place in which the Appellant shall be resident; and every such Court, or any Judge thereof sitting in Chambers, shall have Jurisdiction to hear and determine the Matter of such Appeal and the Costs thereof, with Power to direct, for the Purposes of such Appeal, any Inquiry, Valuation, or Report to be made by any Officer of the Court, or other Person, as such Court or Judge may think fit: Provided, that where the Sum in dispute in respect of Duty on such Assessment does not exceed Fifty Pounds, the accountable Party may, having given Notice of Appeal and delivered a State-

ment of the Grounds thereof as herein-before directed, appeal to the Judge of the County Court in England, the Sheriff Court in Scotland, or the Assistant Barrister's Court in Ireland, for the District, County, or Division in which the Appellant shall be resident, or the Property be situate; and every such Judge shall have Jurisdiction to hear and determine the Matter of such last-mentioned Appeal, with the like Power and Authority as are by this Section given to a Judge of Her Majesty's Court of

L. It shall be lawful for any accountable Party dissatisfied with Power for ac-

Exchequer. LL Whenever any Payment of Duty shall be made under this Duty to be Act, the same shall be entered in a Book to be kept by the Com- entered by the missioners for this Purpose, and the Receiver General of Inland Revenue, or other proper Officer appointed by the Commissioners, a stamped shall give a Receipt for the same in such Form as they shall think Receipt to be fit, and stamped with the proper Stamp for denoting the Rate of given. Duty, and the Commissioners shall from Time to Time deliver to any Person interested in any Property affected by such Duty, on applying for the same for any reasonable Purpose approved by the Commissioners, a Certificate, in such Form as they may think fit, of such Payment.

LIL Every Receipt and Certificate purporting to be in dis- Protection to charge of the whole Duty payable for the Time being in respect bona fide of any Succession or any Part thereof, shall exonerate a bona fide Purchasers. Purchaser for valuable Consideration, and without Notice, from such Duty, notwithstanding any Suppression or Mis-statement in the Account upon the Footing whereof the same may have been assessed, or any Insufficiency of such Assessment; and no bonâ file Purchaser of Property for valuable Consideration under a

Title not appearing to confer a Succession shall be subje any Duty with which such Property may be chargeable u the Provisions of this Act, by reason of any extrinsic Cir stances of which he shall not have had Notice at the Tin such Purchase.

Court in Suits for Administra tion of Proper to provide for Payment of Duty. Commencement

Short Title.

LIII. Whenever any Suit shall be pending in any Court for Administration of any Property chargeable with Duty under Act or the Legacy Duty Acts, such Court shall provide, o any Property which may be in the Possession or Control of Court, for the Payment of Duty to the Commissioners.

LIV. This Act shall be taken to have come into operation the Nineteenth Day of May One thousand eight hundred and three, and shall take effect accordingly.

LV. This Act may be cited for all Purposes as "The Succe Duty Act, 1853."

The SCHEDULE to which this Act refers.

TABLE I. The Values of an Annuity of £100 per Annum held o single Life

Years of Age.		Va	lues.		Years of A	ge.	Values	
		₽ ⁻	 8.	d.			£	 8.
Birth	-	1,892	8	6	20	_	1,729	9
1	_	1,906	13	0	21		1,719	17
2	_	1,919	2	0	22	-	1,713	1
3	_	1,926	8	0	23	-	1,706	16
4	-	1,928		0	24	-	1,700	11
5	_	1,926	19	6	25	•	1,694	0
6	-	1,921	12	0	26	-	1,686	14
7	_	1,913	4	6	27	-	1,677	5
8	-	1,902	16	6	28	-	1,667	1
9	-	1,890	19	6	29	-	1,656	l
10	-	1,878	3	0	30		1,644	.7
11	-	1,864	7	0	31	-	1,632	0
12	-	1,849	12	0	32	-	1,619	0
13	-	1,833	18	6	33	_	1,605	4
14	-	1,817	7	6	34	-	1,590	9
15	_	1,800	8	6	35	-	1,574	17
16	-	1,783	13	0	36	-	1,558	9
17	-	1,767	16	0	37	-	1,541	10
18	-	1,753	5	6	38	_	1,524	0
19	-	1,740	11	0	39	_	1,506	1

TABLE L-continued.

Years.		Values.		Values. Years.			Values.		
	•	æ ¯	 8.	d.	_		æ	8.	d.
40	-	1,487	10	0	68	-	733	8	6
41	-	1,468	4	0	69	_	705	4	0
42	-	1,447	11	6				_	-
43	•	1,426	2	0	70	-	677	9	0
44	-	1,403	10	0	71	_	650	8	0
		-			72	-	623	19	6
45	-	1,379	14	6	73	-	597	7	6
46	-	1,354	16	6	74	-	569	13	0
47	-	1,328	2	6					
48	-	1,300	9	6	75	-	541	0	6
49	-	1,271	19	6	76	-	511	9	6
		•			77	•	477	17	0
50	•	1,242	19	6	78	-	444	9	6
51	-	1,213	17	0	79	-	412	9	6
52	-	1,185	14	0					
5 3	-	1,157	17	6	80	-	3 81	3	0
54	-	1,130	13	0	81	-	350	14	6
		-,		•	82	-	321	14	6
5 5	-	1,103	18	0	83	-	292	10	0
56	_	1,077	10	Ŏ	84	-	263	2	0
57	-	1,051	10	Ŏ				_	
5 8	-	1,025	10	Õ	85	-	234	18	6
59	_	999	ĩ	ŏ	86	-	207	16	0
			•	•	87	-	184	11	6
60	_	972	1	0	88	-	164	17	6
61	-	943	15	6	89	-	148	7	0
62	_	914	2	Ö			100	•	_
63	_	883	6	Ö	90	-	133	9	0
64	_	852	9	Ö	91	-	122	16	0
- •	_	30A	ð	J	92	-	107	7	0
65	_	821	12	6	93	•	93	3	0
66	_	790	15	0	94	-	79	8	6
67	_	761	19	0	95		64	11	0
••	-	/01	TA	v	85	-	04	11	U

C.51.

The Values of an Annuity of £100 per Annum, held the Joint Continuance of Two Lives.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Value of the Annuiti
		£ s. d.			£ 8.
95	95	23 13 0	95	57	62 1
95	94	26 9 6	95	56	62 3
95	93	28 18 6	95	55	62 6
95	92	31 8 0	95	54	62 9
95	91	33 19 0	95	53	62 12
95	90	34 16 0	95	52	62 15
95	-89	37 1 6	95	51	62 18
95	88	39 4 6	95	50	63 2
95	87	41 13 0	95	49	63 4
95	86	44 4 0	95	48	63 5
95	85	46 16 0	95	47	63 6
95	84	48 15 6	95	46	63 7
95	83	50 9 6	95	45	63 7
95	82	51 15 6	95	44	63 7
95	81	52 16 6	95	43	63 7
95	80	53 19 6	95	42	63 7
95	79	55 0 0	95	41	63 7
95	78	55 18 0	95	40	63 7
95	77	56 16 0	95	39	63 7
95	76	57 10 0	95	38	63 8
95	75	57 13 0	95	37	63 8
95	74	57 18 6	95	36	63 9
95	73	58 4 6	95	35	63 9
95	72	58 9 6	95	34	63 9
95	71	58 15 6	95	83	63 9
95	70	59 10 0	95	32	63 9
95	69	59 10 6	95	31	63 9
95	68	59 17 6	95	30	63 9
95	67	60 3 6	95	29	63 9
95	66	60 9 6	95	28	63 9
95	65	60 17 6	95	27	63 8
95	64	61 3 0	95	26	63 8
95	63	61 7 6	95	25	63 7
95	62	61 12 0	95	24	63 6
95	61	61 14 6	95	23	63 6
95	60	61 15 6	95	22	63 6
95	59	61 17 0	95	21	63 7
95	58	61 18 6	95	20	63 9

TABLE II .- continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.			
		£ s. d.			£ s. d.			
95	19	63 12 0	94	75	69 19 O			
95	18	63 14 0	94	74	70 6 6.			
95	17	63 16 6	94	73	70 14 .6			
95	16	63 18 6	94	72	71 1 6			
95	15	64 0 0	94	71	71 9 6			
95	14	64 1 0	94	70	71 19 0			
95	13	64 1 6	94	69	72 9 0			
95	12	64 1 6	94	68	72 18 6			
95	11	64 1 6	94	67	73 7 6			
95	10	64 1 6	94	66	73 15 6			
95	9	64 1 0	94	65	74 6 0			
95	8	64 0 6	94	64	74 14 0			
95	7	64 0 0	94	63	75 0 6			
95 05	6	63 18 6	94	62	75 6 0			
95 95	5	63 16 6	94	61	75 10 0			
95 95	4	63 14 0	94	60	75 12 0			
95 95	3	63 10 6	94	59	75 19 6			
	2	63 6 0	94	58	75 16 0			
95 95	1	63 1 0	94	57	75 19 0			
93	0	62 18 0	94	56.	76 2 0 76 6 0			
			94	55 54	76 6 0 76 10 6			
94	94	00.10.0	94 94	53	76 14 6			
94	93	29 19 0 32 19 0	94	52	76 19 0			
94	92	32 19 0 35 19 0	94 94	51	76 19 0			
94	91	39 1 0	94 94	50	77 7 6			
94	90	40 5 6	94	49	77 10 6			
94	89	43 0 0	94	48	77 10 0			
94	88	45 18 6	94	47	77 14 6			
94	87	48 14 0	94	46	77 15 6			
94	86	51 18 6	94	45	77 15 6			
94	85	55 5 0	94	44	77 15 6			
94	84	57 17 6	94	43	77 15 6			
94	83	60 3 0	94	42	77 15 6			
94	82	61 18 0	94	41	77 16 0			
94	81	63 7 0	94	40	77 16 0			
94	80	64 17 6	94	39	77 16 0			
94	79	66 5 0	94	38	77 16 6			
94	78	67 9 6	94	37	77 17 0			
94	77	68 13 6	94	36	77 17 6			
94	76	69 13 6	94	35	77 18 0			
-	,	,			•			

272	C ₹51.		A.D.						
			TABLE II.—continued.						
	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Value of th Annuit			
	94 94 94 94 94 94 94 94 94 94	34 33 32 31 30 29 28 27 26 25 24 22 21	£ s. d. 77 18 6 77 18 6 77 18 0 77 18 0 77 18 0 77 18 0 77 17 6 77 17 6 77 17 6 77 14 6 77 14 6 77 14 6 77 14 6	98 98 98 98 98 98 98 98 98 98 98	89 88 87 86 85 84 83 82 81 80 79 78	£ s. 48 2 51 5 54 16 58 12 62 12 65 17 68 13 70 17 72 14 74 12 76 6 77 17 79 7 80 12			
	94 94 94 94 94 94 94	20 19 18 17 16 15 14 13	77 18 6 78 1 6 78 4 6 78 7 6 78 10 6 78 13 0 78 14 6 78 15 6	93 93 93 93 93 93 93 93	75 74 78 72 71 70 69 68 67	81 1 81 11 82 1 82 9 82 19 83 11 84 4 84 16 85 7			
	94 94	11 10	78 15 6 78 15 0	93 93	66 65	85 17 86 11			

78 14

78 13

9

43 9 44 19

в

90

				inacu.		
Ages of the Elder Lives.	Ages of the Younger Lives. Value Annuit	e	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuiti	è
	£ 8.	d.	100		£ 8.	d.
93	48 90 17	6	93	7	92 3	6
93	47 90 19	6	93	6	92 1	6
93	10 1	ő I	93	5	91 18	0
93 / 4			93	4	91 13	6
3 / 4		_	93	3	91 8	0
3 42		_	93	2	91 0	6
3 42	91 1 0	_	93	1	90 12	6
3 41	91 1 6		93	0	90 7	0
40	91 1 6			4		
39	91 1 6		5000		Wal de	U.S.
38	91 2 0		92	92	43 16	6
37	91 3 0	-	92	91	47 17	6
36	91 3 6		92	90	49 13	6
35	91 4 0		92	89	53 5	0
34	91 4 6	_	92	88	56 16	6
33	91 4 6	_	92	87	60 18	6
32	91 4 0		92	86	65 6	6
31	91 4 0	_	92	85	69 19	6
30	91 4 0)2	84	73 16	6
29	91 4 0)2	83	77 4	0
28	91 3 6		12	82	79 18 82 2	6
27	91 3 6)2	7000	82 2 84 8	0
26	91 3 0	_	92	80 79	86 10	0
25	91 1 0	_)2	78	88 7	6
24	91 0 0	_	92	77	90 4	6
23	90 19 6		92	76	91 15	0
22	90 19 6		92	75	92 7	0
21	91 0 6	_	92	74	93 0	0
20	91 4 6	_	92	73	93 12	0
19	91 8 0	_	92	72	94 3	0
18	91 12 0		92	71	94 15	0
17	91 16 0	1	92	70	95 9	6
16	91 19 6		92	69	96 5	0
15	92 3 0		92	68	96 19	6
14	92 5 0	1	92	67	97 13	0
13	92 6 O	1	92	66	98 6	0
12/	92 6 6	1	92	65	99 2	0
111/			92	64	99 14	6
111:	92 6 0		92	63	100 5	0
1 1	407	-	92	62	100 14	6
6/1	02 4 6	T				

TVIOT-

TABLE II.—continued.

	ruea.	.—conti	TABLE II	1	
Va	Ages of the	Ages of the	Values	Ages	Ages
of	Younger	Elder	of the	of the Younger	of the Elder
Ann	Lives.	Lives.	Annuities.	Lives.	Lives.
£			£ s. d.		
104	20	92	101 1 0	61	92
105	19	92	101 5 0	60	92
105	18	92	101 8 0	59	92
105	17	92	101 11 6	58	92
105	16	92	101 16 0	57	92
106	15	92	102 1 0	56	92
106	14	92	102 7 0	55	92
106	13	92	102 13 6	54	92
106	12	92	103 0 0	53	92
106	11	92	103 6 6	52	92
106	10	92	103 13 0	51	92
106	9	92	104 0 0	50	92
106	8	92	104 5 6	49	92
106	7	92	104 9 6	48	92
106	6	92	104 12 6	47	9 2
105 1	5	92	104 14 0	46	92
105 1	4	92	104 14 6	45	92
105	3	92	104 14 6	44	92
104 1	2	92	104 14 6	43	92
104	1	92	104 15 0	42	92
103 J	0	92	104 15 0	41	92
			104 15 0	40	92
			104 15 6	39	92
52	91	91	104 16 0	3 8	92
54 1	90	91	104 17 0	37	92
58 1	89	91	104 17 6	36	92
62 1	88	91	104 18 6	35	92
67	87	91	104 19 0	34	92
72	86	91	104 19 0	33	92
77 1	85	91	104 18 6	32	92
82	84	91	104 18 6	31	92
86	83	91	104 18 6	30	92
89	82	91	104 18 0	29	92
92 94 1	81	91	104 18 0	28	92
	80	91	104 17 6	27	92
97	79	91	104 17 0	26	92
99 1	78	91	104 15 0	25	92
101 1	77	91	104 13 6	24	92
103 1	76	91	104 13 0	23	92
104 1	75	91	104 13 0	22	92
105	74	91	104 14 0	21	92

D.1853.

ges the of the dier Younger Lives. Ages of the of the Elder Younger Lives. Values of the Elder Younger Lives. Lives.	Values
der Younger of the Annuities Elder Younge	of the Annuities.
Annuina Linus	L s. d.
	100000000000000000000000000000000000000
	100000000000000000000000000000000000000
£ 8. d.	110 17 0
73 106 1 0 91 32	110 11 0
72 106 14 0 91 31	119 17 0
71 107 8 6 91 30	119 17 0
70 108 6 0 91 29	119 16 6
69 109 4 6 91 28	119 16 6
68 110 2 0 91 27	119 16 0
67 110 18 6 91 26	119 15 6
66 111 14 0 91 25	119 13 0
65 112 13 0 91 24	119 11 0
64 113 8 6 91 23	119 10 0
63 114 2 0 91 22	119 10 0
62 114 13 6 91 21	119 11 6
61 115 1 6 91 20	119 16 6
60 115 6 6 91 19	120 2 0
59 115 10 6 91 18	120 7 6
58 115 15 0 91 17	120 13 6
57 116 0 0 91 16	120 19 0
56 116 6 0 91 15	121 4 0
55 116 13 6 91 14	121 7 6
54 117 1 0 91 13	121 9 6
	121 10 6
	10000 90 10
	1 000 00 00
51 118 5 0 91 10	121 10 0
50 118 13 6 91 9	121 9 0
49 119 0 6 91 8	121 8 6
48 119 5 6 91 7	121 6 6
47 119 9 0 91 6	121 4 0
46 119 11 6 91 5	120 19 0
45 119 12 0 91 4	120 12 6
44 119 12 0 91 3	120 4 6
43 119 12 6 91 2	119 14 0
42 119 12 6 91 1	119 2 0
41 119 13 0 91 0	118 13 0
40 119 12 6	
39 119 13 0	THE THE PARTY NAMED IN
38 119 13 6 90 90	56 17 6
37 119 15 0 90 89	61 3 6
36 119 16 0 90 88	65 11 6
35 119 17 0 90 87	70 12 0
34 119 17 6 90 86	76 2 0
33 119 17 6 90 85	81 19 0

TABLE II. -continued.

	TABLE II.—continued.								
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuitie				
90 90 90 90 90 90 90 90 90 90 90 90	84 83 82 81 80 79 78 77 76 75 74 73 72 71 70 69	## 8. d. ## 8. d. ## 86 19 6 91 9 0 95 2 0 98 3 0 101 4 6 104 1 0 106 12 6 109 3 0 111 5 6 112 5 6 113 4 0 114 1 6 114 17 0 115 13 6 116 13 0 117 14 0	90 90 90 90 90 90 90 90 90 90 90 90	43 42 41 40 39 38 37 36 35 34 33 32 31 30 29 28	## Annuitie ## 8. 129 15 129 15 129 15 129 16 129 16 129 18 129 19 130 0 130 0 130 0 130 0 130 0 130 0				
90 90 90 90 90 90 90 90 90 90 90	68 67 66 65 64 63 62 61 60 59 58 57 56 55	118 14 0 119 13 0 120 10 6 121 12 6 122 10 6 123 6 0 123 19 6 124 9 0 124 15 6 125 0 0 125 5 0 125 11 0 125 18 0 126 6 6 126 15 0	90 90 90 90 90 90 90 90 90 90 90	27 26 25 24 23 22 21 20 19 18 17 16 15	129 19 129 16 129 14 129 13 129 12 129 14 129 19 130 5 130 12 130 19 131 5 131 11 131 15 131 18				
90 90 90 90 90 90 90 90	53 52 51 50 49 48 47 46 45	127 4 0 127 13 6 128 2 6 128 12 6 129 0 6 129 6 6 129 10 6 129 13 6 129 14 0 129 14 6	90 90 90 90 90 90 90 90	12 11 10 9 8 7 6 5 4	131 19 131 19 131 18 131 18 131 17 131 15 131 12 131 6 130 19 130 10				

TABLE	II.—continued

ges /	. 1	1	continu	ed,
the)	Ages Value	es / Ag	es	
ler T	ounger of the	of the	ie / 5	A Ses the Values
1	Lives Annuitie	Lives	L You	the Values of the
1	0	-	Li	ves. Annuities.
1	2 2 8. d.		1	1
1	+ /	89	53	£ 8. d.
	1 129 4 6 128 14 0	89	52	141 0 0
-	120 14 0	89	51	141 11 0
1		89	50	142 1 6
89	65 18 0	89	49	1 42 13 0 1 43 2 0
88	70 14 6	89	48	143 2 0 143 9 6
87	76 5 0	89	47	143 14 6
86	82 6 6	89	46	143 18 6
85	88 16 6	89	45 44	143 19 6
84	94 9 6	89	43	144 0 0
83	99 10 6	89	42	144 0 6
82	103 14 6	89	41	144 0 6
81	107 4 6	89	40	144 1 6
80	110 15 0	89	39	144 1 0
79	114 0 0	89	38	144 1 6 144 2 6
78	116 19 6	89	37	144 2 6 144 3 6
77	119 17 0	89	36	144 5 0
76	122 7 0	89	35	144 6 6
75	123 11 0	89	34 33	144 7 0
74	124 13 6	89 89	32	144 7 6
73	125 14 0	89	31	144 7 0
72 71	126 12 0	89	30	144 7 0
70	127 11 6	89	29	144 6 6
69	128 13 6	89	28	144 6 6
68	129 17 6 131 1 0	89	27	144 6 0
67	131 1 0	89	26 25	144 5 0
66	133 3 6	89	24	144 1 6
65	134 9 0	89	23	43 19 6
64	135 10 0	89	22	48 18 0
63	136 8 0	89	21	43 18 0
62	137 4 0	89	20	43 19 6
61	137 15 6	89	19	144 5 6
60	138 3 0	89	18	1 44 12 6 1 44 19 6
59	138 8 6	89	16	142 7 8
58	138 15 0	89	15	4 15 0
57	100 2	89	14	46 0 0
56 55	139 10 0 139 19 6	89	13	48 7 0
54	140 0 6	3		146 10 6
. 04	1 140 9 T	-		

16° & 17° VICTORIÆ.

Ages Ages Values Ages Ages	٧ı
of the cof the Elder Younger Lives. Values of the Elder Younger Lives. Annuities. Lives.	of Ann
£ s. d.	£
	<i>E</i> 51]
	52
	52
	53
	53
	54
	54
	55
	55
89 3 144 19 0 88 53 1	56
89 2 144 5 6 88 52 1	56
89 1 143 10 0 88 51 1	57
	58
88 49 1	58
	59
	59
	59 I
	59 1
	159 I
	59]
	59 1
	59 1
	59]
	59 1
	59 1
	60
	60
	60
	60
	60
	60
	60
1 1 1 1 0 1 0 1 0 1	60
	60
20 20 1	60
0 0 27	60
	60
00 20 1	59 1 59 1
00 24 1	.59 I
90 100	59 l

TABLE II .- continued.

853.

Ages of the Younger Lives.	Values of the Annuities,	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities,
01	£ 8. d.	07	70	£ 8. d.
21 20	159 15 0 160 1 6	87	70	157 7 6 158 19 6
19	160 1 6 160 9 6	87 87	69 68	158 19 6 160 11 0
18	160 17 6	87	67	162 0 6
17	161 7 0	87	66	163 9 0
16	161 15 6	87	65	165 2 6
15	162 3 6	87	64	166 11 6
14	162 10 0	87	63	167 16 6
13	162 14 0	87	62	168 19 0
12	162 15 6	87	61	169 15 6
11	162 16 0	87	60	170 7 0
10	162 16 0	87	59	170 15 6
9	162 15 0	87	58	171 4 6
8	162 13 6	87	57	171 14 0
7	162 11 6	87	56	172 5 0
6	162 7 6	87	55	172 17 6
5	162 0 6	87	54	173 11 6
4	161 11 0	87	53	174 5 6
3	160 19 0	87	52	175 0 6
2	160 3 6	87	51	175 14 6
1	159 5 6	87	50	176 10 0
0	158 11 0	87	49	177 3 6
_		87	48	177 13 6
07	99 10 0	87	47	178 1 6 178 7 0
87	88 18 0 96 7 6	87	46	178 7 0 178 9 0
85	104 9 0	87	44	178 10 6
84	111 12 6	87	43	178 11 0
83	118 8 0	87	42	178 11 6
82	123 13 0	87	41	178 12 6
81	128 6 6	87	40	178 12 6
80	132 19 6	87	39	178 13 0
79	137 5 6	87	38	178 14 0
78	141 5 0	87	37	178 15 6
77	145 2 0	87	36	178 17 6
76	148 9 6	87	35	178 19 6
75	150 5 6	87	34	179 0 6
74	151 17 6	87	33	179 1 0
78	153 6 6	87	32	179 0 6
72				
71	154 11 6 155 17 6	87	31 30	179 0 6 179 0 0

86

0

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		IADI	7E 11	11.—conunuea.				
Ages of the Elder Lives.	Ages of the Younger Lives.	Value of the Annuit	е	Ages of the Elder Lives.	Ages of the Younger Lives.		Va.	
		£ s.	d.			£	-	
87	29	179 0	Ö	86	77	160	ì	
87	28	178 19	6	86	76	164	1	
87	27	178 19	0	86	75	166	1	
87	26	178 18	0	86	74	168	1	
87	25	178 13	6	86	73	170	1	
87	24	178 10	6	86	72	172		
87	23	178 8	6	86	71	173	1	
87	22	178 8	6	86	70	175		
87	21	178 10	0	86	69	177		
87	20	178 17	6	86	68	179		
87	19	179 6	6	86	67	180	1	
87	18	179 16	0	86	66	182	1	
87	17	180 7	0	86	65	184	1	
87	16	180 17	0	86	64	186		
87	15	181 6	6	86	63	187	1	
87	14	181 14	0	86	62	189		
87	13	181 19	0	86	61	190		
87	12	182 1	6	86	60	190	1	
87	11	182 2	0	86	59	191		
` 87	10	182 2	0	86	58	191	1	
87	9	182 1	0	86	57	192		
87	8	181 19	6	86	56	193		
87	. 7	181 17	0	86	55	193	1	
87	6	181 12	6	86	54	194	1	
87	5	181 4	6	86	53	195		
87	4	180 14	0	86	52	196		
87	3	179 19	6	86	51	197		
87	2	179 1	6	86.	50	198		
87	1	178 1	0	86	49	198	1	
87	0	177 4	0	86	4 8	199	1	
				86	47	200		
				86	46	200		
86	86	104 15	0	86	45	200		
86	85	113 16	6	86	44	200	1	
86	84	121 19	6	86	43	200	1	
8 6	83	129 9	0	86	42	200	1	
86	82	135 16	0	86	41	200	1	
8 6	81	141 5	0	86	40	200	1	
86	80	146 10	R	98	90	OAA	1	

TABLE II.—continued.										
	Ages of the Elder Lives	Ages of the Younger Lives,	A	Values of the unuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Value of the Annuiti			
	86	1	£	8. d.		7	£ 8.	d.		
	86	36		0 6	85	83	141 18	6		
	86		201 2	6	85	82	149 6	0		
	86	34 / 2	01 3	6	85	81	155 13	6		
	66	33 / 20	11 4	6	85	80	161 19	0		
8	- 1	32 20	1 4	0	85	79	167 16	6		
		31 201	3	6	85	78	173 5	6		
86	1 3	0 201	3	6	85	77	178 11	0		
86	1 2	9 201	3	0	85	76	183 5	0		
86	28	201	3	0	85	75	185 19	0		
36	27	201	2	0	85	74	188 6	6		
86	26	201	1	0	85	73	190 8	0		
86	25	200	16	6	85	72	192 4	6		
86	24	I Processor	12	6	85	71	194 1	6		
86	23	200	10	6	85	70	196 2	6		
86	22	200	9	6	85	69	198 6	6		
86	21	200	11	6	85	68	200 10	0		
86	20	201	0	0	85	67	202 11	6		
86	19	2000	10	0	85	66	204 11	0		
86	18	202	1	6	85	65	206 17	6		
86	17		14	0	85	64	208 18	6		
86	16	203	6	0	85	63	210 14	6		
86	15	10000	17	6	85	62	212 6	6		
86	14	204	6	6	85	61	213 11	0		
86	13		12	6	85	60	214 9	0		
86	12		15	6	85	59	215 2	6		
86	11	The state of the last of the l	7	0	85	58	215 15	6		
86	10		7	0	85	57	216 9	0		
86	9	No. of Concession, Name of Street, or other Party of Street, or other	6	0	85	56	217 4	6		
86	8	1	4	6	85	55	218 2	0		
86	7		1	6	85	54	219 1	0		
86	6	204	6	0	85	53	220 1	0		
₹6	5		7	6	85	52	221 1	6		
36	4	203	4	6	85	51	222 2	0		
86	3	202	8	0	85	50	223 3	6		
86	2	201	7	6	85	49	224 2	6		
86	i	200	3	0	85	48	224 18	0		
86	0	199	2	6	85	47	225 9	6		
CU	0	100	F	100	85	46	225 18	0		
			-		85	45	226 2	0		
85	85	124	1	0	85	44	226 4	6		
80	84	133	6	6	85	43	226 6	0		
-0	04	100	-							

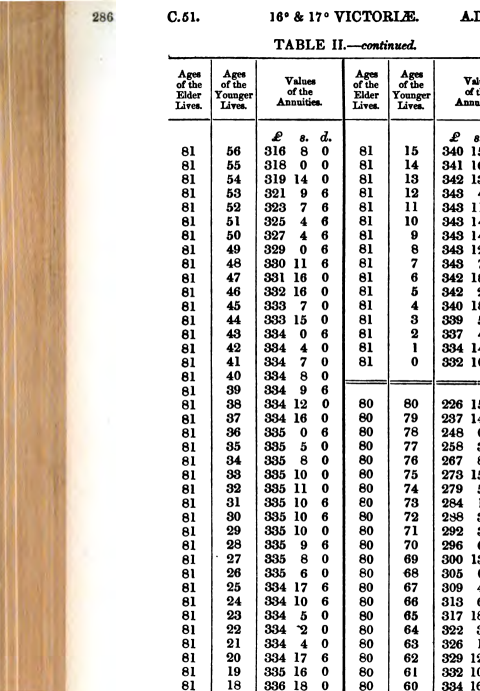
	282	C.51.		1	LD					
				T	ABI	E II	.—conti	nued.		
		Ages of the Elder Lives.	Ages of the Younger Lives.		Value of the inuiti)	Ages of the Elder Lives.	Ages of the Younger Lives.	i	Valu of th nnui
		85	42	£ 226	8. 7	d. 0	85	1	£ 225	8.
		85 85	41 40	226 226	8	6 6	85	0	224	14
		85 85	39 38	226 226	9 10	6	84	84	143	
		85 85	37 36	226 226	13 15	0 6	84 84	83 82	153 162	11
		85 85	35 34	226 226	18	0 6	84 84	81 80	169 176	7 12
		85 85	33 32	227 227	0	6 6	84 84	79 78	183 189	9 15
		85 85	31 30	227 226	0 19	0 6	84 84	77 76	195 201	18
		85 85	29 28	226 226	19	6 0	84 84	75 74	204 207	12
		85 85 85	27 26 25	226 226 226	18 16 11	0 6 6	84 84 84	73 72 71	210 212 214	2 6 9
		85 85	24 23	226 226 226	7	0	84 84	70 69	214 216 219	17 9
	-	85 85	22 21	226 226	3 5	6	84 84	68 67	222 224	0
		85 85	20 19	226 227	15 6	0 6	84 84	66 65	226 229	15 10
		85 85	18 17	227 228	19 14	6 6	84 84	64 63	231 234	18 1
		85 85	16 15	229 230	9 2	0 6	84 84	62 61	235 237	19 9
		85 85	14 13	230 231	13 1	6 0	84 84	60 59	238 239	11 8
	<u>.</u>	85 85	12 11	231 231	5 7	6 0	84 84	58 57	240 241	4 0
		85 85	10	231 231	7 6	6 6	84 84	56 55	241 242	18 19
	1	85 85	8 7	231 231	1	6	84 84	54 53	244 245	1 5
		85 85	6 5	230 230	15 5	0	84 84	52 51	246 247	
	!	85 85	3		10 11	6	84 84	50 49	248 250	1
B 1		85	2	227	7	0	84	48	251	0

	TABLE	E II.—conti	nued			0.0.
Ages of the Elder Lives. Ages of the Younge Lives.		Ages of the Elder Lives,	Ages of the Younger Lives.	Values of the Annuities,		
84 47	251 8. d.			£		d.
84 / 46 /	251 14 d. 252 14 6	84	6	258	8.	0
84 45	252 5 0	84	5	257	11	6
84 44 250 84 42 250 84 41 250 85 40 252	4 10	84	4	256	14	6
84 43 25	6 /	84	3	255	12	6
84 42 252	16 0	84	2	254	4	0
04 702	17 6	84	ī	252	10	6
41 252	19 0	84	0	251	2	0
40 252	19 0	~ x		201	-	U
09 / 959	0 0				==	
37 253 2 36 253 2 35 253 10 34 253 12		83	83	164	10	0
37 253		83	82	174	2	6
37 253	4 6	83	81	182	11	0
36 253 7		83	80		16	6
35 253 10		83	79		13	0
34 253 12		83	78	205	19	0
33 253 13	0	83	77	213	1	0
32 253 13	6	83	76	219	9	0
31 253 13	0	83	75	223	8	6
30 253 12	6	83	74		17	6
253 12	0	83	73	229	17	6
8 253 11	6	83	72	232	9	0
253 10	6	83	71	235	0	6
220 0	6	83	70	237	16	6
~ ~ 0 9	0	83	69	240	16	0
	0	83	68		15	0
24 20 14	6	83	67		12	6
28 252 14 252 13	6	83	66	249	7	0
252 15	6	83	65	252	10	0
200 6	0	83	64	255	6	6
250 10	6	83	63	257	17	0
	6	83	62	260	3	0
84 7 255 12	0	83	61	261	19	0
255 12	0	83	60	263	6	0
4 , 5	0	83	59	264	6	6
257 18	6	83	58	265	6	0
257 18	0	83	57	266	5	6
200	6	83	56	267	6	6
200	0	83	55	268	11	0
16	6	83	54	269	16	6
	0	83	53	271	4	0
	0	83	52	272	12	6
84 8 258 14 84 7 258 10	0	00	02	212	14	

83	Ages of the Elder Lives.	Ages of the Younger Lives,		Values of the inuitie	-	Ages of the Elder Lives.	Ages of the Younger Lives.		Valu of the
83 51 274 0 6 83 10 287 8 83 49 276 17 6 83 8 287 7 83 49 276 17 6 83 8 287 5 83 48 277 19 6 83 7 287 1 83 46 279 10 6 83 5 286 0 83 45 279 17 6 83 4 285 1 83 44 280 2 0 83 3 283 15 83 42 280 7 0 83 1 280 4 83 42 280 7 0 83 1 280 4 83 40 280 9 6 83 3 0 278 10 83 34 <th></th> <th></th> <th>P</th> <th>۰</th> <th>a.</th> <th>i</th> <th></th> <th>۾</th> <th>R</th>			P	۰	a.	i		۾	R
83 50 275 11 0 83 8 287 7 288 83 49 276 17 6 83 8 287 5 583 48 277 19 6 83 7 287 1 183 47 278 17 0 83 6 286 13 3 5 286 13 3 46 279 10 6 83 5 286 0 0 83 4 285 1 183 44 280 2 0 83 3 283 15 42 280 7 0 83 3 283 15 283 42 280 5 0 83 2 282 3 33 283 15 34 280 4 280 9 0 83 0 278 10 34 280 4 38 280 12 0 83 1 280 4 38 30 280 12 0 82 82 81 194 6 83 36 280 12 0 82 82 82 184 16 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 33 281 6 0 82 77 228 18 83 32 281 6 0 82 77 228 18 83 31 281 5 6 82 77 228 18 83 31 281 5 6 82 75 240 18 83 32 281 5 6 82 75 240 18 83 32 281 5 6 82 75 240 18 83 28 281 4 6 82 72 251 12 83 28 281 4 6 82 72 251 12 83 28 281 5 6 82 75 240 18 83 29 281 5 0 82 75 240 18 83 29 281 5 0 82 75 240 18 83 29 281 5 0 82 75 240 18 83 28 281 1 6 82 71 254 12 83 28 281 1 6 82 72 251 12 83 28 281 1 6 82 72 251 12 83 28 28 11 1 6 82 70 257 16 83 2	83	51				83	10		
83 49 276 17 6 83 8 287 5 5 83 48 277 19 6 83 7 287 1 1 83 46 279 10 6 83 5 286 0 0 83 45 279 17 6 83 4 285 1 1 83 43 280 2 0 83 3 283 15 283 15 83 43 280 5 0 83 2 282 3 3 289 15 83 42 280 7 0 83 1 280 4 4 280 2 83 1 280 4 4 280 4 83 1 280 4 4 280 4 83 1 280 4 4 83 1 280 4 4 83 30 280 15 6 82 81 194 6 83 35 281 20 8 82 80 20 16 82 80 20 16 82 80 20 16 82 80 20 16 82 79 212 11 83 34 281 4 6 82 78 220 16 83 33 281 6 0 82 77 228 18 83 32 281 5 6 82 77 228 18 83 32 281 5 6 82 77 228 18 83 30 281 5 6 82 77 228 18 83 29 281 5 6 82 77 228 18 83 29 281 5 6 82 77 224 18 <t< td=""><td></td><td></td><td></td><td>-</td><td>-</td><td></td><td>~ -</td><td></td><td></td></t<>				-	-		~ -		
83 48 277 19 6 83 7 287 1 83 46 279 10 6 83 5 286 0 83 46 279 17 6 83 4 285 1 83 44 280 2 0 83 3 283 15 83 43 280 5 0 83 2 282 3 83 41 280 9 0 83 1 280 4 83 41 280 9 0 83 0 278 10 83 40 280 9 6 83 0 278 10 83 36 280 12 0 82 82 184 16 83 36 280 18 6 82 81 194 6 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 77 228 18 83 32 281 5 6 82 77 228 18 83 31 281 5 6 82 75 240 18		1			-		_		
83 47 278 17 0 83 6 286 13 83 46 279 10 6 83 5 286 0 83 45 279 17 6 83 4 285 1 83 44 280 2 0 83 3 283 15 83 43 280 5 0 83 2 282 3 83 41 280 9 0 83 1 280 4 83 40 280 9 6 83 0 278 10 83 39 280 10 6 83 36 280 12 0 82 82 184 16 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 32 281 6 0 82 77 228 18 83 31 281 5 6 82 77 228 18 83 32 281 6 0 82 77 228 18 83 30 281 5 6 82 74 245 0 83 30 281 5 6 82 74 245 0 83 32 281 6 0 82 77 228 18 83 31 281 5 6 82 74 245 0 83 32 281 5 6 82 74 245 0 83 32 281 5 6 82 74 245 0 83 32 281 5 6 82 74 245 0 83 32 281 5 6 82 77 2251 12 83 32 281 5 6 82 74 245 0 83 29 281					_				
83 46 279 10 6 83 5 286 0 0 83 45 279 17 6 83 4 285 1 1 83 44 280 2 0 83 3 283 15 83 43 280 5 0 83 2 282 3 83 41 280 9 0 83 1 280 4 83 40 280 9 6 83 0 278 10 83 39 280 10 6 82 82 184 16 83 36 280 12 0 82 82 184 16 83 36 280 15 6 82 80 203 13 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 74 245 0 83 32 281 5 6 82 74 245 0 <td></td> <td></td> <td>278</td> <td>17</td> <td>0</td> <td></td> <td></td> <td></td> <td></td>			278	17	0				
83 45 279 17 6 83 4 285 1 83 44 280 2 0 83 3 283 15 83 43 280 5 0 83 2 282 3 83 41 280 9 0 83 1 280 4 83 40 280 9 6 83 0 278 10 83 39 280 10 6 82 82 184 16 83 37 280 15 6 82 81 194 6 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 76 236 4 83 31 281 6 0 82 76 236 4 83 31		46	279	10	6		5	286	0
83 44 280 2 0 83 3 283 15 282 3 83 42 280 7 0 83 1 280 4 83 41 280 9 0 83 0 278 10 83 40 280 9 6 83 0 278 10 83 39 280 10 6 82 81 194 6 83 36 280 18 6 82 81 194 6 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 77 228 18		45	279	17				285	1
83 43 280 5 0 83 2 282 3 83 41 280 9 0 83 1 280 4 83 40 280 9 6 83 0 278 10 83 39 280 10 6 83 0 278 10 83 38 280 12 0 82 82 184 16 83 36 280 15 6 82 81 194 6 83 36 280 18 6 82 80 203 13 83 34 281 4 6 82 78 220 16 83 33 281 6 82 77 228 18 83 32 281 6 82 77 228 18 83 32 281 5 82 75 240 18 83 29 281 5 82 <td></td> <td></td> <td>280</td> <td>2</td> <td>0</td> <td></td> <td>3</td> <td>283</td> <td>15</td>			280	2	0		3	283	15
83 41 280 9 6 83 39 280 10 6 83 38 280 12 0 82 82 184 16 83 36 280 15 6 82 81 194 6 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 32 281 6 0 82 77 228 18 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 27 281 3 6 82 71 254 12 <t< td=""><td></td><td>43</td><td>280</td><td>5</td><td></td><td></td><td></td><td>282</td><td></td></t<>		43	280	5				282	
83 41 280 9 6 83 39 280 10 6 83 38 280 12 0 82 82 184 16 83 36 280 15 6 82 81 194 6 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 32 281 6 0 82 77 228 18 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 27 281 3 6 82 71 254 12 <t< td=""><td>83</td><td>42</td><td>280</td><td>7</td><td>0</td><td>83</td><td> 1 </td><td>280</td><td>4</td></t<>	83	42	280	7	0	83	1	280	4
83 40 280 9 6 83 39 280 10 6 83 38 280 12 0 82 82 184 16 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 33 281 6 0 82 77 228 18 83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 26 281 1 6 82 71 254 12 <tr< td=""><td></td><td>41</td><td>280</td><td></td><td>0</td><td></td><td>0</td><td>278</td><td>10</td></tr<>		41	280		0		0	278	10
83 39 280 10 6 82 82 184 16 83 37 280 15 6 82 81 194 6 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 29 281 5 0 82 73 248 11 83 27 281 3 6 82 71 254 12 83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 21 280 5 0 82 65 274 14 83 29 281 12 0 82 63 280 18 83 29 281 12 0 82 63 280 18 83 19 281 12 0 82 63 280 18 83		40	280	9	6				
83 38 280 12 0 82 82 184 16 83 37 280 15 6 82 81 194 6 83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 33 281 6 0 82 76 236 4 83 32 281 5 6 82 75 240 18 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 6 82 74 245 0 83 29 281 5 6 82 72 251 12 83 29 281 5 6 82 72 251 12 83 28 281 4 6 82 72 251 12 83 26 281 1 6 82 70 257 16 83 25 280 15 0 82 69 261 4 83 23 280 5 0 82		39	280	10	6				
83 36 280 18 6 82 80 203 13 83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 33 281 6 0 82 77 228 18 83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 6 82 72 251 12 83 28 281 4 6 82 72 251 12 83 26 281 1 6 82 71 254 12 83 25 280 15 0 82 69 261 4 83 24		3 8	280	12	0	82	82	184	16
83 35 281 2 0 82 79 212 11 83 34 281 4 6 82 78 220 16 83 33 281 6 0 82 77 228 18 83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 6 82 72 251 12 83 29 281 3 6 82 72 251 12 83 28 281 4 6 82 72 251 12 83 26 281 1 6 92 70 257 16 83 24 280 9 0 82 69 261 4 83 23	83	37	280	15	6	82	81	194	6
83 34 281 4 6 82 78 220 16 83 33 281 6 0 82 77 228 18 83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 28 281 4 6 82 72 251 12 83 27 281 3 6 82 71 254 12 83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 66 271 1 83 22	83	36	280	18	6	82	80	203	13
83 33 281 6 0 82 77 228 18 83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 28 281 4 6 82 72 251 12 83 27 281 3 6 82 71 254 12 83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 66 264 12 83 22 280 3 6 82 67 267 18 83 21	83	35	281	2	0	82	79	212	11
83 32 281 6 0 82 76 236 4 83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 28 281 4 6 82 72 251 12 83 26 281 1 6 82 71 254 12 83 26 281 1 6 82 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21	83	34	281	4	6	82	78	220	16
83 31 281 5 6 82 75 240 18 83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 28 281 4 6 82 72 251 12 83 27 281 3 6 82 71 254 12 83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 21 280 5 0 82 64 277 19 83 19 281 12 0 82 63 280	83	33	281	6	0	82	77	228	18
83 30 281 5 6 82 74 245 0 83 29 281 5 0 82 73 248 11 83 28 281 4 6 82 72 251 12 83 27 281 3 6 82 71 254 12 83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 21 280 5 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283	83	32	281	6	0	82	76	236	4
83 29 281 5 0 82 73 248 11 83 28 281 4 6 82 72 251 12 83 27 281 3 6 82 71 254 12 83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285	83	31	281	5	6	82	75	240	18
83 28 281 4 6 82 72 251 12 83 27 281 3 6 82 71 254 12 83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 66 271 1 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287	83	30	281	5	6	82	74	245	0
83 27 281 3 6 82 71 254 12 83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 66 271 1 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288	83	29	281	5	0	82	73	248	
83 26 281 1 6 92 70 257 16 83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289	83	28	281	4	6	82	72	251	12
83 25 280 15 0 82 69 261 4 83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 56 292	83	27	281	3	6	82	71	254	12
83 24 280 9 0 82 68 264 12 83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 56 292 3	83	26	281	1	6	92	70	257	16
83 23 280 5 0 82 67 267 18 83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	25	280	15	0	82	69	261	4
83 22 280 3 6 82 66 271 1 83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	24	280	9	0	82	68	264	12
83 21 280 5 0 82 65 274 14 83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	23	280	5	0	8 2		267	18
83 20 280 17 0 82 64 277 19 83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	22	280	3	6		66	271	1
83 19 281 12 0 82 63 280 18 83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	21	280	5	0	82	65	274	14
83 18 282 9 6 82 62 283 12 83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	20	280	17	0	82	64	277	19
83 17 283 9 6 82 61 285 14 83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	19	281	12	0	82	63	280	
83 16 284 9 6 82 60 287 7 83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	18	282	9	6	82	62	283	
83 15 285 8 6 82 59 288 12 83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	17	283	9	6	82	61	285	14
83 14 286 4 0 82 58 289 16 83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	16	284	9	6	82	60	287	7
83 13 286 16 0 82 57 290 19 83 12 287 3 0 82 56 292 3	83	15	285	8	6	82	59		12
83 12 287 3 0 82 56 292 3	83	14	286	4	0		58	289	
		13	286	16	0	82	57	290	19
83 11 287 6 6 82 55 293 11		12	287	3	0		56	292	3
	83	11	287	6	6	82	55	293	11

TABLE II .- continued.

Ages of the Elder Lives	Ages of the Younger Lives.	Values of the Annuitie		Ages of the Elder Lives.	Ages of the Younger Lives.	Value of the Annuiti	
-		£ 8.	d.			£ 8.	d.
82	54	295 1	0	82	13	314 18	0
82	53	296 12	6	82	12	315 7	0
82	52	298 5	6	82	11	315 12	0
82	51	299 18	0	82	10	315 14	0
82	50	301 13	0	82	9	315 14	0
82	49	303 4	6	82	8	315 12	0
82	48	304 10	6	82	7	315 7	6
82	47	305 11	6	82	6	314 19	0
82	46	306 8	0	82	5	314 4	0
82	45	306 17	0	82	4	313 2	6
82	44	307 3	0	82	3	311 13	6
82	43	307 7	0	82	2	309 16	6
82	42	307 9	6	82	1	307 12	6
82	41	307 12	0	82	0	305 13	6
82	40	307 13	0				
82	39	307 14	0		100	200	
82	38	307 16	0	81	- 81	204 17	6
82	37	307 19	6	81	80	215 5	6
82	36	308 3	6	81	79	225 3	6
82	35	308 7	6	81	78	234 9	0
82	34	308 10	6	81	77	243 10	6
82 82	33	308 12	0	81	76	251 16	0
100000	32	700 00	6	81	75	257 6	0
82 82	31	1	0	81	74	262 1	0
82	29	308 12	6	81	73	266 4	0
82	28	308 10	6	81	72	269 15	0
82	27	308 10	6	81	71	273 4	6
82	26	308 7	6	81	70 69	276 18 280 14	6
82	25	308 0	0	81	68	284 11	6
82	24	307 13	6	81	67	288 6	6
	-	307 9	0	81	66	291 18	6
82	23	307 6	6	81	65	296 1	0
	22	307 8	6	81	64	299 15	0
02	21	308 1	6	81	63	303 3	0
00		308 18	0	81	62	306 5	6
82 13		309 17	6	81	61	308 15	6
12 18	7 1 7	311 0	6	81	60	310 14	0
2 17	1 4	312 3	6	81	59	312 4	6
16		313 5	6	81	58		6
15	0	314 4	0	81	57	314 19	6
14	1 .	-					



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TABLE II .- continued.

Ages of the Elder Lives,	Ages of the Younger Lives.	Values of the Annuitie		Ages of the Elder Lives.	Ages of the Younger Lives.	Valu of th Annui	e		
		£ 8.	d.			£ 8.	d.		
80	57	339 17	0	80	16	367 19	6		
80	56	341 10	0	80	15	369 8	6		
80	55	343 6	6	80	14	370 13	6		
80	54	345 5	0	80	13	371 13	0		
80	53	347 5	6	80	12	372 6	6		
80	52	349 8	0	80	11	372 15	0		
80	51	351 10	6	80	10	372 19	0		
80	50	353 16	0	80	9	373 0	6		
80	49	355 17	6	80	8	372 19	0		
80	48	357 13	0	80	7	372 14	0		
80	47	359 2	0	80	6	372 4	•		
80	46	360 5	6	80	5	371 6	0		
80	45	360 19	6	80	4	369 19	6		
80 80	44	361 9	6	80	3	368 3	6		
80	43	361 16	6	80	2	365 17	6		
	42	362 1	6	80	1	363 2	0		
80 80	41	362 5	6	80	0	360 11	6		
80	40	362 7	0						
80 80	39	362 9	0			040 34	_		
80	38	362 12	0	79 70	79	249 14	•		
80	36	362 16 363 1	0	79 79	78 77	261 2	6		
80	35	363 6	0	79	76	272 6	6		
80	34	363 10	0	79 79	75	282 12 289 16	6 6		
80	33	363 12	0	79 79	74	289 10 296 2	0		
80	32	363 13	0	79	73	301 12	0		
80	31	363 13	0	79	73	306 7	0		
80	30	363 13	0	79	71	310 18	•		
80	29	363 12	6	79	70	315 12	0		
80	28	363 12	ŏ	79	69	320 10	Õ		
80	27	363 10	6	79	68	325 7	Ö		
80	26	363 8	ŏ	79	67	330 2	Õ		
80	25	362 19	ŏ	79	66	334 14	ŏ		
80	24	362 11	Ŏ	79	65	339 17	6		
80	23	362 5	Ŏ	79	64	344 13	Ŏ		
80	22	362 1	6	79	63	349 1	ŏ		
80	21	362 3	Ŏ	79	62	353 2	Ö		
80	20	362 18	0	79	61	356 9	ŏ		
80	19	363 17	6	79	60	359 2	6		
80	18	365 2	0	79	59	361 5	Ö		
80	17	366 10	0	79	58	363 4	Ō		

Ages of the	Ages of the	Values	Ages of the	Ages of the	Valu of th
Elder	Younger	of the Annuities.	Elder	Younger	Annuit
Lives.	Lives.	Annuities.	Lives.	Lives.	Amu
		£ s. d.			£ 8.
79	57	365 1 0	79	16	397 3
79	56	366 19 0	79	15	398 16
79	55	369 0 0	79	14	400 4
79	54	371 3 6	79	13	401 7
79	53	373 9 6	79	12	402 3
79	52	375 17 6	79	11	402 13
79	51	378 5 6	79	10	402 19
79	50	380 17 0	79	9	403 1
79	49	383 4 0	79	8	403 1
79	48	385 5 0	79	7	402 15
79	47	386 18 6	79	6	402 5
79	46	388 6 0	79	5	401 5
79	45	389 3 6	79	4	399 16
79	44	389 16 0	79	3	397 17
79	43	390 5 0	79	2	395 6
79	42	390 11 0	79	1	392 4
79	41	390 16 6	79	0	389 7
79	40	390 18 6			
79	39	391 1 0			
· 79	38	391 4 6	78	78	273 12
79	37	391 9 6	7 8	77	285 17
79	36	391 15 0	78	76	297 5
79	35	392 0 6	78	75	305 7
79	34	392 4 6	78	74	312 9
79	33	392 7 6	78	73	318 14
79	32	392 8 6	7 8	72	324 2
79	31	392 9 0	78	71	329 6
79	30	392 9 0	78	70	334 12
79	29	392 8 6	78	69	340 l
79	28	392 8 0	78	68	345 9
79	27	392 6 6	7 8	.67	350 15
79	26	392 4 0	78	66	355 18
79	25	391 14 0	78	65	361 13
79	24	391 5 0	78	64	367 0
79	23	390 18 0	· 78	63	371 19
79	22	390 14 6	78	62	376 10
79	21	390 15 6	78	61	380 7
79	20	391 11 6	78	60	383 9
79	19	392 12 6	7 8	59	385 18
7 9	18	393 19 0	78	58	388 4
79	17	395 10 6	78	57	390 7

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Ses the Lives	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
1,	Laves.		ZATO.	ZATO.	
2		£ s. d.	10 1	10	£ 8. d.
201	56	392 10 6	78	15	428 12 6
8	55	394 17 0	78	14	430 5 0
8	54	397 6 0	78	13	431 11 6
38	53	399 17 6	78	12	432 10 6
78	52	402 11 6	78	11	433 3 0
78	51	405 5 0	78	10	433 10 6
78	50	408 3 0	78	9	433 14 0
78	49	410 16 0	78	8	433 14 0
78	48	413 2 6	78	7	433 9 0
78	47	415 1 6	78	6	432 17 6
78	46	416 13 6	78	5	431 16 6
78	45	417 14 6	78	4	430 5 0
78	44	418 10 0	78	3	428 2 0
78	43	419 1 6	78	2	425 5 6
78	42	419 9 0	78	1	421 17 6
78	41	419 16 0	78	0	418 14 0
78	40	419 19 0		1989	MARKET PARTY
20	39	420 2 0			THE LABOR.
38	38	420 6 0	77	77	299 5 6
38	37	420 11 6	77	76	311 15 0
28	36	420 17 6	77	75	320 16 6
38	35	421 4 0	77	74	328 16 0
> 8	34	421 9 0	77	73	335 17 0
- 8	33	421 12 0	77	72	341 19 6
-8	32	421 13 6	77	71	347 16 0
-8	31	421 14 0	77	70	353 14 6
=8	30	421 14 0	77	69	359 16 0
	29	421 14 0	77	68	365 17 0
8	28	421 13 6	77	67	371 15 0
78	27	421 11 6	77	66	377 9 6
78	26	421 9 0	77	65	383 17 0
78	25	420 18 6	77	64	389 15 6
78	24	420 8 6	77	63	395 6 0
10000	23	420 1 0	77	62	400 9 0
78	22	419 16 6	77	61	404 16 0
18	21	419 17 6	77	60	408 6 6
75	20	420 14 0	77	59	411 4 6
70	19	421 17 0	77	58	
78	18	423 6 0	77	57 56	416 6 0
-	17	425 0 0	77	55	421 9 0
= 8	16	426 16 6	U	00	

16 & 17 VICT.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuitie		Ages of the Elder Lives.	Ages of the Younger Lives.	A.
		£ 8.	d.			£
77	54	424 4	0	77	13	462
77	53	427 1	6	77	12	464
77	52	430 1	6	77	11	464
77	51	433 2	0	77	10	465
77	50	436 6	0	77	9	465
77	49	439 5	6	77	8	465
77	48	441 18	6	77	7	465
77	47	444 3	6	77	6	464
77	46	446 0	0	77	5	463
77	45	447 5	0	77	4	461
77	44	448 4	0	77	3	459
77	43	448 18	0	77	2	456
77	42	449 8	0	77	1	452
77	41	449 16	6	77	0	449
77	40	450 0	6			
77	39	450 4	6			
77	38	450 9	6	76	76	325
77	37	450 16	0	76	75	335
7 7	36	451 2	6	76	74	344
77	35	451 9	6	76	73	352
77	34	451 15	0	76	72	359
77 77	33	451 19 452 0	0 6	76 76	70	365 372
77	31	452 1	6	76	69	378
77	30	452 1 452 1	6	76	68	385
77	29	452 1	6	76	67	392
77	28	452 1	Ö	76	66	398
77	27	451 19	6	76	65	405
77	26	451 16	6	76	64	411
77	25	451 5	ŏ	76	63	418
77	24	450 14	ŏ	76	62	423
77	23	450 5	6	76	61	428
77	22	450 0	6	76	60	432
77	21	450 1	6	76	59	436
77	20	450 19	0	76	58	439
77	19	452 3	6	76	57	441
77	18	453 14	6	76	56	444
77	17	455 12	0	76	55	447
77	16	457 12	0	76	54	450
77	15	459 12	6	76	53	454
77	14	461 8	6	76	52	457

TABLE IL -continued.

	TABLE IL—continued.										
Ages of the Elder Lives.	Ages of the Younger Lives,	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.						
		& s. d.			0 . 3						
76	51	£ 8. d. 460 14 0	76	10	£ s. d. 497 2 0						
76 76	50	464 5 6	76	9	497 8 6						
76	49	467 12 0	76	8	497 11 0						
76	48	470 11 6	76	7	497 7 0						
76	47	478 2 0	76	6	496 14 6						
76	46	475 4 6	76	5	495 11 0						
76	45	476 13 6	76	4	493 14 0						
76	44	477 16 6	76	8	491 8 0						
76	43	478 13 6	76	2	487 16 6 .						
76	42	479 6 0	76	1	483 15 0						
76	41	479 16 0	76	0	479 17 6						
76	40	480 1 6									
76	39	480 7 0									
76	88	480 12 6	75	75	346 5 6						
76	37	481 0 0	75	74	356 0 0						
76 76	36	481 7 6	75	78	364 13 0						
76 76	35 34	481 15 0 482 1 6	75 75	72	372 5 0 379 8 6						
76 76	33	482 6 0		71 70	386 14 0						
76 76	32	482 8 0	75 75	69	394 1 0						
76	31	482 9 0	75 75	68	401 7 0						
76	30	482 9 6	75	67	408 9 6						
76	29	482 10 0	75	66	415 7 6						
76	28	482 9 0	75	65	423 0 0						
76	27	482 7 6	75	64	430 3 0						
76	26	482 4 6	75	63	436 17 6						
76	25	481 12 0	75	62	443 4 0						
76	24	481 0 6	75	61	448 12 0						
76	23	480 11 0	75	60	453 2 0						
76	22	480 5 6	75	59	456 17 0						
76	21	480 6 0	75	58	460 5 0						
76	20	481 4 6	75	57	463 9 0						
76	19	482 10 6	75	56	466 12 0						
76	18	484 4 0	75	55	469 18 6						
76	17	486 4 6	75	54	473 6 6						
76	16	488 8 6	75	53	476 17 0						
76 76	15	490 12 6	75	52	480 10 6 484 4 0						
76 76	14	492 12 6 494 6 6	75 75	51 50	484 4 0 488 2 0						
76 76	13	494 6 6 495 12 0	75 75	49	491 15 0						
76	11	496 10 0	75 75	48	495 1 0						

	232	C.5L		16•	& 1	7° V	тстон	RIÆ.	A.D.1			
				TA	BL	E II	.—conti	nued.				
		Ages of the Ebber Loves	Ages of the Tomas		abe f the	_	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities			
		75 75 75 75	47 #6 45	503	17 5 19	d. 6 6 6	75 75 75 75	6 5 4 8	£ s. 524 12 523 7 521 9 518 14			
		75	39 41 43 43	504 505 505 506 506	6 1 14 1 7	6 0 0 6	75 75 75	2 1 0	515 8 510 15 506 11			
		a a a a	***************************************	546 507 507 507 507 506	14 2 11 19 6	6 0 6	74 74 74 74 74	74 78 72 71 70	366 10 375 19 384 5 392 2 400 0			
		य सम	お お り 別	3/6 3/6 3/6 3/6 3/6 3/6 3/6	11 14 15 16	6 6 6 0	74 74 74 74 74 74	69 68 67 66 65	408 0 415 18 423 12 431 2 439 7			
		य स स स स	经外汇条件	એલ્ એલ્ એલ્ ગાર	14 14 11 15	0 6 6	74 74 74 74	64 63 62 61	447 2 454 8 461 5 467 4			
- 10 mg		व द स स स त द द स स स	有物种形形	11元。 电压电压 医肾压气压	16 4 10 4 10 4 10 4 10 4 10 4 10 4 10 4	• • • • •	74 74 74 74	59 58 57 56	472 4 476 7 480 4 483 15 487 5			
			71.76.1	制度工程的证据	12327	****	74 74 74 74	55 54 53 52 51	490 18 (494 13 (498 11 (502 11 (506 11 (
		4444444	有自然的的公子	門面類的技術	I	* * * *	74 74 74	43 43 49 30	510 16 (514 16 (518 8 (
		1111	1. i.	24 经经济	はまさる	0 F . F	おおけれ	# # # # # # # # # # # # # # # # # # #	521 11 0 524 4 0 526 3 0 527 14 0 528 17 6			
		<i>†</i>		323	•	Ġ	1 74	G.	528 I7 			

TABLE II. -continued

. /	Am I		continued		
e / Y	A ges of the ounger Values of the	oft	res Ag	es l	-
1	Lives. Annuities.	Live	er You	e Value	
1			Lives	Annuiti	
1 0	12 8. d. 529 15 6	1		-	-
1 4		74	1	£ 8.	d.
4		74	1 0	536 17	6
39			= =	532 7	0
38	531 16 0	73			-
37	532 5 6	73	73	386 2	0
36	532 15 0	73	72 71	395 2	0
35	533 4 0	73	70	403 12	0
34	533 12 O	73	69	412 3	0
33	533 17 6	73	68	420 15	6
32	534 0 6	73	67	429 5	6
31	534 2 0	73	66	437 11 445 13	6
30	534 3 6	73	65	454 10	0
29	534 4 0	73	64	462 16	6
28	534 3 6	73	63	470 14	0
27	534 2 0	73	62	478 3	0
26	533 18 6	73	61	484 12	0
25 24	533 5 O	73	59	490 1	6
23	532 12 0	73	58	494 14	0
22	532 1 0	73	57	498 18	6
21	581 14 0	73	56	502 17	6
20	531 14 0	73	55	506 15	6
19	532 14 0	73	54	510 15	6
18	584 2 6 586 0 0	73	53	514 17 519 1	6
17		73	52	523 8	6
16	444	73	51 50	527 15	6
15	540 16 0 543 7 6	73	49	532 7	6
14	545 15 6	73	48	536 14	0
13	547 16 6	73	47	540 13	0
12	549 8 6	73	46	544 1	6
11	550 12 6	73	45	547 0	6
10	551 0 6	73	44	549 4	6
9	550 0 0	73	43	550 19	6
8	552 5 0	73	42 41	552 7 553 8	0
7	552 3 0	73	40	553 8 554 6	0
6	551 11 6	73	39	554 17	6
5	550 5	73	38	555 7	0
4	340 4 6	73	37	555 16	6
3 2	545 7 0 541 11 0	3		556 7	6

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		TABL	E II.	contin	wed.		
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuitie		Ages of the Elder Lives.	Ages of the Younger Lives.	V or Am	ľ
		£ 8.	d.			£	
73	36	556 18	0	72	70	423	
73	35	5 57 8	6	72	69	432	
73	34	557 17	0	72	68	441	
73	33	558 3	0	72	67	450	
73	32	558 7	0	72	66	45 8	1
73	31	558 9	0	72	65	468	
73	30	558 10	6	72	64	477	
73	29	558 11	0	72	63	485	1
73	28	558 11	0	72	62	1	1
73	27	558 9	6	72	61	500	1
73	26	558 6	0	72	60	506	1
73	25	557 12	0	72	59	511	1
73	24	556 18	0	72	58	516	
73	23	556 6	6	72	57	520	1
73	22	555 19	0	72	56	524	1
73	21	555 18	6	72	55	529	
73	20	556 19	0	72	54	533	1
7 3	19	55 8 9	0	72	53	53 8	
73	18	56 0 8	0	72	52	543	
73	17	562 16	6	72	51	547	1
73	16	565 10	0	72	50	552	1
7 3	15	568 4	6	72	49	557	
73	14	570 16	0	72	48	56 1	1
73	13	573 0	6	72	47	565	
73	12	574 16	0	72	46	56 8	1
73	11	576 3	0	72	45	571	
73	10	577 2	6	72	44	573	
73	9	577 15	0	72	43		1
7 3	8	578 2	0	72	42	575	1
7 3	7	578 1	0	72	41	576	l
7 3	6	577 9	6	72	40		1
73	5	576 3	6	72	39	57 8	
73	4	574 l	0	72	38		1
73	3	571 1	0	72	37	579	
73	2	567 0	6	72	36		1
73	1	562 1	0	72	35	580	_
73	0	557 4	6	72	34		1
		=	_	72	33	581	
		404 32		72	32		1
72	72	404 15	0	72	31		1
72	71	413 18	0	72	30	581	1

1	-	1	ABLE	II.—cont	inued.		
Ago of the Young Live	ger	. 0	Talues f the nuities,	Ages of the Elder Lives,	Ages of the Younger Lives.	Valu of th Annui	e
30.	1	£ 6	. d.			£ 8.	d.
29		581 1		71	62	508 14	6
28	18	581 15		71	61	516 4	6
27	_	581 14	0 1	71	60	522 13	6
26		581 10	6	71	59	528 4	0
25 24	_	580 16	0	71	58	533 5	6
		80 1	6	71	57	538 0	6
23		79 9	0	71	56	542 13	0
22		79 1	0	71	55	547 8	6
21 20		9 0	6	71	54	552 4	6
19	58	0 1	6	71	53	557 3	0
	58	1 12	6	71	52	562 4	0
18	58	3 13	6	71	51	567 4	6
17	58		0	71	50	572 10	6
16	58		6	71	49	577 11	0
15	59		6	71	48	582 3	0
14	55		0	71	47	586 4	6
13	55		0	71	46	589 15	0
12	59		0	71	45	592 9	0
11	6	00 9	6	71	44	594 13	0
10	60	01 12	0	71	43	596 8	6
9	60	12 7	0	71	42	597 17	0
8	60	2 15	6	71	41	599 1	0
6	60	2 16	0	71	40	599 17	0
5	60	2 5	0	71	39	600 11	0
4	60	0 18	6	71	38	601 4	0
3	59	8 15	0	71	37	601 18	0
2	59		0	71	36	602 11	6
ĩ	59	1 7	6	71	35	603 4 603 15	0
0	58		6	71	34	7777	0
	58	1 0	0	71	33	604 2	6
	-			71	31	604 10	0
71	42		15	71	30	604 10	6
70	43	3 13	6	71	29	604 14	0
69	44	3 9	0	71	28	604 14	0
68	44:	3 5	6	71	27	604 12	6
67	46	3 0	0	71	26	604 9	0
66	47		6	71	25	603 14	0
65	40	1 13	6	71	24	602 19	0
64	48	1 14	0	71	23	602 6	0
63	50	1 3	6	71	22	601 17	-6

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560 10 6

565 13 6

570 17

6 6

9 6

0

632 17

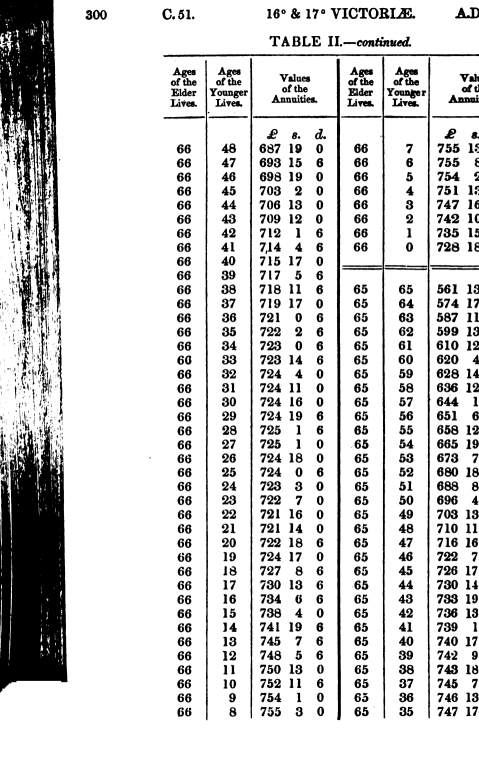
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TABLE II.—continued.

Ages of the Elder Lives.	You	dges the inger ves.	of the		Values of the Annuities,		Ages of the Younger Lives.	Values of the Annuities.	
	1		£	<i>s</i> .	d.			₽ 8.	d.
70	1 1:	, 1	647	s. 4	и. 6	69	43	£ 8.	a. 6
70	lii	- 1	649	Õ	ŏ	69	42	643 0	6
70	io	- 1	650	7	6	69	41	644 11	6
70	9		651	7	0	69	40	645 13	6
70	8		652	0	0	69	39	646 12	6
70	7	1	652	3	6	69	38	647 10	6
70	6		651	14	6	6 9	37	648 8	0
70	5	- 1	650	7	6	69	36	649 5	0
70	4		64 8	1	6	69	35	650 l	0
70	3		644	14	0	69	34	650 14	0
70	2	I	640	2	0	69	33	651 3	6
70	1	- 1	634	7	0	69	32	651 10	0
70	0	1	628	13	0	69	31	651 14	. 0
		_ _				69	30	651 17	0
				_	_	69	29	651 19	0
69	69	ı	465	7	0	69	28	652 0	0
69	68		476	5	6	69	27	651 19	0
69	67		486	19	0	69	26	651 15	6
69	66		497	7	0	69 69	25	650 19	6
69	65		508	11	6	69	24 23	650 3 649 9	0 6
69	64	- 1	519	8	0	69	23 22	648 19	. o
69	63	- 1	529 539		0	69	21	648 18	6
69		2	547		6	69	20	650 l	0
69	١ -	il '	555		6	69	19	651 15	6
69	1	60 59	561		6	69	18	654 l	6
6 9		58	567		ŏ	69	17	656 19	ŏ
69		57	578		Ŏ	69	16	660 3	6
_	/ e	56	578		Ō	69	15	663 11	6
-	9	55	58	4 3	0	69	14	666 16	0
-	69	54	589	9 15	0	69	13	669 14	0
	69	53	59	5 8	6	69	12	672 2	6
	69	52	60	1 4	6	69	11	674 1	0
	69	51	60	7 0	6	69	10	675 11	6
	69	50			0	69	9	676 13	6
	69	49	1		0	69	8	677 8	6
	69	48		_	6	69	7	677 13	0
	69	47			0	69	6	677 5	0
	69	46	1		0	69	5	675 18	6
	69	45			6	69	4	673 11	6
	69	44	63	9 0	0	69	3	670 1	6

TABLE II.—continued.

		X 11 11 11 11 11 11 11 11 11 11 11 11 11			
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
		£ s. d.			£ s. d.
67	61	578 19 0	67	20	698 10 0
67	60	587 9 0	67	19	700 7 0
67	59	594 18 0	67	18	702 17 0
67	58	601 16 0	67	17	705 19 6
67	57	608 6 0	67	16	709 9 6
67	56	614 12 0	67	15	713 4 0
67	55	621 0 6	67	14	716 15 6
67	54	627 9 0	67	13	720 0 6
67	53	633 19 0	67	12	722 15 0
67	52	640 12 0	67	11	724 19 6
67	51	647 4 0	67	10	726 15 6
67	50	654 2 0	67	9	728 2 6
67	49	660 13 6	67	8	729 1 6
67	48	666 15 0	67	7	729 10 0
67	47	672 4 0	67	6	729 4 0
67	46	677 0 6	67	5	727 18 0
67	45	680 17 0	67	4	725 9 6
67	44	684 2 0	67	3	721 15 0
67	43	686 16 6	67	2	716 12 6
67	42	689 1 0	67	1	710 2 0
67	41	691 0 0	67	0	703 11 0
67	40	692 8 6	İ		
67	39	693 14 0			
67	38	694 17 0	66	66	534 16 0
67	37	695 19 6	66	65	547 18 0
67	36	697 0 6	66	64	560 9 0
67	35	698 0 6	66	63	572 9 0
67	34	698 16 6	66	62	583 19 0
67	33	699 9 0	66	61	594 5 0
67	32	699 17 6	66	60	603 6 0
67	31	700 3 0	66	59	611 5 0
67	30	700 7 6	66	58	618 12 6
67	29	700 10 6	66	57	625 11 6
67	28	700 12 0	66	56	632 7 0
67	27	700 11 0	66	55	639 4 0
67	26	700 8 0	66	54	646 l 6
67	25	699 11 0	66	53	653 0 6
67	24	698 13 6	66	52	660 2 0
67	23	697 18 6	66	5 1	667 2 0
67	22	697 8 0	66	50	674 9 6
67	21	697 6 0	66	49	681 9 0



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		TABLE	11.—conti	nued.	
Ages of the Elder Lives.	Ages of the Younger Lives.	of the Values of the		Ages of the Younger Lives.	Values of the Annuities.
		£ 8. d.			£ 8. d.
65	34	748 18 0	64	60	636 11 6
65	3 3	749 18 6	64	59	645 12 6
65	32	750 5 0	64	58	654 1 0
65	31	750 12 6	64	57	662 0 0
65	30	750 18 6	64	56	669 15 0
65	29	751 3 0	64	55	677 11 0
65	28	751 5 6	64	54	685 7 0
65	27	751 5 6	64	53	693 4 6
65	26	751 2 6	64	52	701 5 0
65	25	750 4 6	64	51	709 4 0
65	24	749 6 0	64	50	717 9 6
65	23	748 10 0	64	49	725 8 0
65	22	747 18 6	64	48	732 15 6
65	21	747 16 0	64	47	739 8 6
65	20	749 1 6	64	46	745 8 0
65	19	751 1 0	64	45	750 5 0
65	18	753 14 6	64	44	754 8 0
65	17	757 2 6	64	43	757 19 0
65	16	760 18 6	64	42	760 19 0
65	15	765 0 0	64	41	763 11 0
65	14	768 18 6	64	40	765 12 0
65	13	772 10 6	64	39	767 7 6
65 65	12	775 12 0	64	38	769 0 0
65	11	778 2 6	64	37	770 12 0
65	10	780 4 0	64	36	772 1 0
65	9	781 16 6	64	35	773 8 0
65	8	783 0 O	64	34	774 10 6
65	7	783 12 O	64	33	775 8 0
65	6	783 9 O	64	32	776 1 0
65	5	782 3 6	64	31	776 10 0
65	4	779 13 O	64	30	776 17 0
65	3	775 14 6	64	29	777 2 0
65	2	770 5 O	64 64	28	777 5 0
65	1 0	763 4 O			777 5 6
		756 1 G	64	1	776 5 0
==					775 6 0
64	64		1 4		774 9 0
64	63		B 64		773 17 0
64	62	1 UZ 1	6 64		773 14 6
64	61	1 44 10	6 64		
	1 91	626 7	U 0	- 1 -0	,

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	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuitie		Ages of the Elder Lives.	Ages of the Younger Lives.	Valt of the Annui
			£ 8.	d.			£ s.
	64	19	777 1	6	63	44	777 1
	64	18	779 17	0	63	43	781 1
	64	17	783 7	6	63	42	784 18
	64	16	787 7	0	63	41	787 15
	64	15	791 11	6	63	40	790
	64	14	795 14	0	63	39	792
	64	13	799 10	0	63	38	793 1
	64	12	802 14	6	63	37	795 11
	64	11	805 8	6	63	36	797 4
	64	10	807 13	0	63	35	798 13
	64	9	809 8	0	63	34	799 18
	64	8	810 14	0	63	33	800 18
	64	7	811 8	0	63	32	801 13
	64	6	811 6	0	63	31	802
	64	5	810 1	0	63	30	802 11
	64	4	807 10	0	63	29	802 18
	64	3	803 9	6	63	28	803
	64	2	797 16	0	63	27	803 2
	64	1	790 10	0	63	26	803 (
	64	0	783 1	6	63	25	802
:					63	24	801 2
				_	63	23	800 4
	63	63	616 0	6	63	22	799 12
	63	62	629 9	6	63	21	799 10
	63	61	641 12	6	63	20	800 17
	63	60	652 9	0	63	19	802 18
	63	59	662 1	0	63	18	805 16
	63	58	671 0	6	63	17	809 9
	63	57	679 9	6	63	16	813 19
	63	56	687 14	0	63	15	818
	63	55	696 0	0	63	14	822 6
	63	54	704 6	0	63	13	826 6
	63	53	712 13	0	63	12	829 14 832 12
	63 63	52	721 3	0	63	11 10	832 12 834 19
	63	51 50	729 12 738 7	6	63 63	9	836 17
	63	49	746 15	6	63	8	838 5
	63	49	746 13 754 12	0	63	7	839
	6 3	47	761 14	0	63	6	839 0
	63	46	761 14 768 1	6	63	5	837 16
	63	45	773 5	6	63	4	835 4
	00	. 30	1 . 10 0	U	. 00	1 -	200 4

TARIE II __ continued

-			TAB	LE I	.—conti	nued.		
	Ages of the Eder Lives	Ages of the Younger Lives	Value of the Annaiti	8	Ages of the Eider Lives.	Ages of the Younger Lives.	Valu of th Annui	e
	en		£ 8.	d .			₽ 8.	d.
, c	જ /	3 84		0	62	27	828 15	
æ	9	2 89		Ŏ	62	26	828 13	_
		1 /81		6	62	25	827 14	_
63		80	-	6	62	24	826 14	
		1		_	62	23	825 17	Ö
_		7			62	22	825 4	
65	62	643	3 11	0	62	21	825 1	-
02	61		-	Ō	62	20	826 9	Ŏ
6 2	60		-	Ö	62	19	828 12	6
82	59	677	18	6	62	18	831 11	6
65	58	687	9	Ō	62	17	835 7	
65	57	696	ខ	6	62	16	839 13	_
65	1	705	3	6	62	15	844 5	
u_{z^5}	55	713	19	Ō	62	14	848 15	ő
	54	722	15	Ŏ	62	13	852 18	_
62	53	731	12	6	62	12	856 10	Ö
62		740	12	ŏ	62	iī	859 11	0
62	52	749	10	6	62	10	862 1	6
62	51		16	ŏ	62	9	864 2	
62	50	758 767	14	ŏ	62	8	865 13	-
65	49	776	0	ŏ	62	7	866 11	0
2/2	48		11	Ŏ	62	6	866 11	6
18.3	47	783	7	ŏ	62	5	865 7	6
0 5	46	790	19	ŏ	62	4	862 15	0
2	45	795	16	Õ	62	3	858 11	0
12	44	800	19	6	62	2	852 10	6
32	43	804	10	6	62	î	844 14	6
	42	808	13	ŏ	62	Ô	836 14	6
62	41	811		ŏ	"	"	000 14	O
62	40	814		Ŏ				
62	39	816		Ŏ.	61	61	669 15	6
62	38	818		6	61	60	681 15	6
62	37	820		ŏ	61	59	692 10	0
62	36	823		6	61	58	702 11	0
62	35	825		6	61	57	702 11	0
<i>6</i> 2	34	826		6	61	56	712 1 721 6	_
62	33	620		Õ	61	55	730 12	0
62	32	827		ŏ	61	54	739 17	6
62	31	827		6	61	53	749 5	0
\mathbf{G}_2	30	828	-	ŏ	61	52	758 14	
\mathbf{S}_2	29	826	-	6	61	51	768 3	
S 2	28	1 820	, =0	- 1	• • •			v

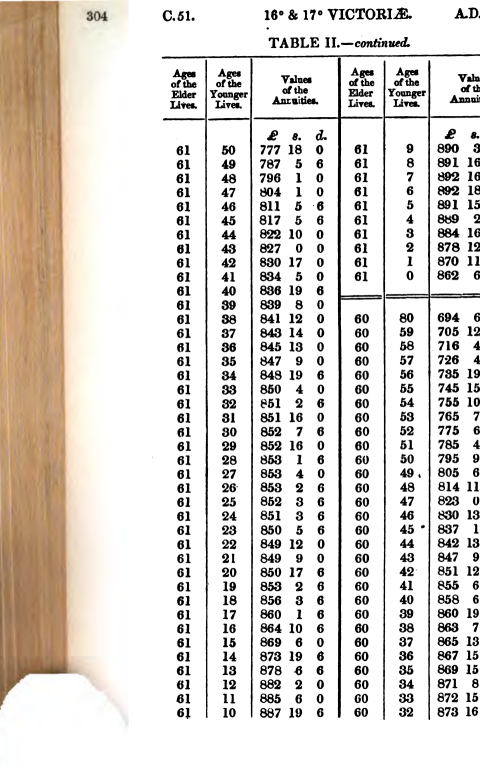


TABLE II.—continued.

IABLE II.—conunuea.										
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.					
		£ 8. d.			0					
60	1		59	50	£ s. d. 790 11 6					
60	31 30	874 11 6 875 4 6	59 59	52 51	790 11 6 800 18 6					
60	29	875 14 6	59	50	811 13 6					
60	28	876 1 0	59	49	822 0 0					
60	27	876 4 0	59	48	831 14 0					
60	26	876 3 6	59	47	840 12 0					
60	25	875 4 6	59	46	848 13 6					
60	24	874 4 0	59	45	855 9 0					
60	23	873 5 6	59	44	861 8 0					
60	22	872 12 0	59	43	866 11 6					
60	21	872 9 0	59	42	871 0 6					
60	20	873 18 6	59	41	875 0 0					
60	19	876 4 6	5 9	40	878 4 6					
60	18	879 7 6	59	39	881 2 6					
60	17	883 8 0	59	33	883 14 6					
60	16	887 19 6	59	37	886 5 0					
60	15	892 18 6	59	36	888 11 0					
60	14	897 15 6	59	35	890 13 6					
60	13	902 6 0	59	34	892 10 0					
60	12	906 5 0	59	33	893 19 6					
60	ii	909 12 0	59	32	895 2 6					
60	10	912 9 0	59	31	896 0 6					
60	9	914 14 6	59	30	896 15 0					
60	8	916 11 0	59	29	897 6 0					
60	7	917 13 0	59	28	897 14 0					
60	6	917 16 6	59	27	897 18 6					
60	5	916 13 6	59	26	897 18 6					
60	4	914 0 6	59	25	896 19 6					
60	3	909 13 0	59	24	895 19 0					
60	2	903 6 6	59	23	895 0 6					
60	l ī	895 1 0	59	22	894 6 6					
60	Ō	886 11 0	59	21	894 3 6					
			59	20	895 13 6					
	1		59	19	898 0 6					
59	59	717 8 6	59	18	901 5 6					
59	58	728 10 6	59	17	905 8 0					
59	57	739 0 6	59	16	910 2 6					
59	56	749 5 6	59	15	915 4 6					
5 9	55	759 11 0	59	14	920 5 0					
59	54	769 16 0	59	13	924 19 0					
59	53	780 2 6	59	12	929 1 0					
16	& 17 Vi		X							

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives	Ages of the Younger Lives.	Values of the Annuities.
		£ s. d.			& s. d.
57	50	841 18 6	57	9	982 14 0
57	49	858 3 6	57	8	984 18 0
57	48	863 16 0	57	7	986 6 6
57	47	878 11 6	57	6	986 15 0
57	46	882 10 0	57	5	985 14 6
57	45	890 .1 0	57	4	983 1 0
57	44	896 15 0	57	8	978 10 0
57	48	902 12 6	57	2	971 15 6
57	42	907 14 6	57	1	9 62 18 6
57	41	912 6 0	57	0	95 3 14 6
57	40	916 1 0			
57	39	919 8 6			
57	38	922 10 0	56	56	785 10 6
57	37	925 8 6	56	55	797 5 0
57 57	36	928 2 6	56	54	808 18 0
57 57	35	980 12 0	56	58	820 13 0
57 57	34	932 15 0	56	52	832 10 0
57 57	33 32	934 10 6	56 56	51	844 5 6 856 9 0
57	31	935 18 6 987 0 6	56	50 49	868 3 6
57	30		56	48	879 5 0
57	29	937 19 0 938 13 6	56	47	889 9 6
5 7	28	939 4 6	56	46	898 16 6
57	27	939 11 0	56	45	906 15 6
57	26	939 13 0	56	44	913 17 0
57	25	938 14 6	56	43	920 1 6
57	24	987 14 0	56	42	925 10 0
57	23	936 15 6	56	41	930 7 6
57	22	936 1 6	56	40	934 8 6
57	21	935 18 6	56	39	938 1 0
57	20	937 10 0	56	38	941 7 6
57	19	939 19 6	56	87	944 10 6
57	18	943 7 6	56	36	947 8 6
57	17	042	56	35	950 2 0
57	16	OKO .	56	34	952 8 0
57	15	040 44 0	56	33	954 6 6
57	14	963 2 0	56	32	955 17 6
57	13	960 9 6	56	31	957 2 0
57	12	979	56	30	958 2 6
57) ** [3	7/0	56	29	958 19 0
57	10 g	80 0 0 _	56	28	959 11 6

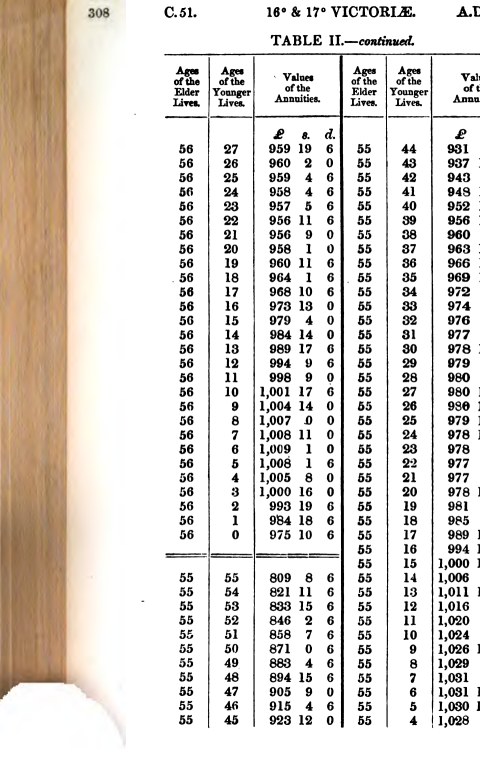


TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	of	alues the uities	•	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuitie	L		
		£		d.			£ 8.	d.		
55	3	1,023	8. 7	<i>a</i> .	54	19	1,002 11	0		
55	2	1,025	9	0	54	18	1,002 11	ŏ		
5 5	Ĩ	1,007	4	6	54	17	1,010 18	ŏ		
55	ō	997	12	ŏ	54	16	1,016 5	6		
					54	15	1.022 2	6		
					54	14	1,027 19	0		
54	54	834	4	0	54	13	1,033 9	0		
54	53	846	17	6	54	12	1,038 7	0		
54	52	859	14	0	54	11	1,042 12	6		
54	51	872	9	0	54	10	1,046 6	6		
54	50	885	11	6	54	9	1,049 8	6		
54	49	898	5	6	54	8	1,052 0	0		
54	48	910	5	6	54	7	1,053 15	0		
54	47	921	8	6	54	6	1,054 8	6		
54	46	931	12	6	54	5	1,053 11	0		
54	45	940	8	0	54	4	1,050 17	6		
54	44	948	5	0	54	3	1,046 3	6		
54 54	43	955	4	0	54	2	1,039 2	6		
54 54	42 41	961	6 16	0 6	54	1 0	1,029 14	0 6		
54 54	40	966 971	9	0	54	U	1,019 17	O		
54	39	975	13	0				===		
54 54	38	979	9	6	53	53	860 1	6		
54	37	983	2	0	53	52	873 7	6		
54	36	986	9	0	53	51	886 12	ŏ		
54	35	989	10	6	53	50	900 4	6		
54	34	992	4	ō	53	49	913 8	Ō		
54	33	994	9	0	53	48	925 18	0		
54	32	996	6	0	53	47	937 10	0		
54	31	997	15	6	53	46	948 3	0		
54	30	999	0	6	5 3	45	957 7	0		
54	29	1,000	1	0	53	44	965 12	0		
54	28	1,000	17	0	53	43	972 18	6		
54	27	1,001	8	0	53	42	979 7	6		
54	26	1,001	13	6	53	.41	985 4	6		
54	25	1,000	17	0	53	4 0	990 3	6		
54	24	999	17	6	53	39	994 13	0		
54	23	998	19	6	53	38	998 15	0		
54	22	998	5	6	53	37	1,002 12	6		
54	21	998	3	6	53	36	1,006 4 1,009 10	0		
54	20	999	17	6	53	35	1,009 10	U		

X 3

TABLE II-continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities		Ages of the Elder Lives.	Ages of the Younger Lives.	Valu of th Annu
		£ 8.	d.			£
53	34	1,012 7	6	52	48	941
5 3	33	1,014 16	6	52	47	953
53	32	1,016 16	0	52	46	964
53	31	1,018 8	6	52	45	974
53	30	1,019 16	6	52	44	983
53	29	1,020 19	0	52	43	990
5 3	28	1,021 17	0	52	42	997
53	27	1,022 9	6	52	41	1,003
5 3	26	1,022 16	6	52	40	1,009
53	25	1,022 0	6	52	39	1,013
5 3	24	1,021 2	0	52	38	1,018
53	23	1,020 4	0	52	37	1,022
53	22	1,019 10	6	52	36	1,026
53	21	1,019 8	6	52	35	1,029
5 3	20	1,021 4	0	52	34	1,032
5 3	19	1,023 18	6	52	33	1,035
5 3	18	1,027 13	6	52 50	32	1,037
5 3 5 3	17 16	1,032 10	0 6	52	31	1,039
53	15	1,038 0 1,044 0	6	52 52	30 29	1,040 1,042
53	14	1,044 0	6	52 52	28	1,042
5 3	13	1,055 13	6	52 52	27	1,043
53	12	1,060 14	6	52 52	26	1,044
5 3	111	1,065 3	6	52 52	25	1,043
5 3	10	1,069 0	0	52	24	1,042
5 3	9	1,072 5	ŏ	52	23	1,041
53	8	1,074 19	ŏ	52	22	1,041
53	7	1,076 16	Ŏ	52	21	1,041
53	6	1,077 11	6	52	20	1,042 1
5 3	5	1,076 15	Ō	52	19	1,045 1
5 3	4	1,074 1	6	52	18	1,049 1
53	3	1,069 6	6	52	17	1,054 1
53	2	1,062 3	0	52	16	1,060
5 3	1	1,052 11	0	52	15	1,066
53	0	1,042 10	0	52	14	1,072 1
				52	13	1,078
				52	12	1,083 1
52	52	887 3	6	5 2	11	1,088
52	51	900 17	6	52	10	1,092
52	50	915 0	6	52	9	1,095 1
52	49	928 14	0	52	8	1,098

TABLE II.—continued.

A IS WALL A STATE OF THE STATE										
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.		Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities				
		£ 8. 0	l.			£ 8.	d.			
52	7		6	51	20	1,064 15	6			
52	6	1 .	ŏ	51	19	1,067 13	Ŏ			
52	5		6	51	18	1,071 12	6			
52	4	, ,	0	51	17	1,076 13	6			
52	3	1,092 18	0	51	16	1,082 10	0			
52	2	1,085 12	0	51	15	1,088 16	6			
52	1	1,075 16	6	51	14	1,095 3	0			
52	0	1,065 11	0	51	13	1,101 3	0			
			_	51	12	1,106 10	6			
_			_	51	11	1,111 5	6			
51	51	ð	0	51	10	1,115 8	0			
51	50		0	51	9	1,118 18	6			
51	49	_	6	51	8	1,121 17	6			
51	48		6	51	7	1,123 19	0			
51 51	47		6	51 51	6 5	1,124 18 1,124 3	6			
	46	1	0	51	4	1,124 3	6			
51 51	45	ľ	6 6	51 51	3	1,116 13	0			
51	43	1	6	51 51	2	1,110 15	Ŏ			
51 51	42	, ,	6	51	î	1,099 5	6			
51 51	41		6	51	Ô	1,088 16	ŏ			
51	40	, ,	ŏ	0.		2,000 20	•			
51	39		6				=			
51	38		6	50	50	944 18	0			
51	37		0	50	49	959 12	0			
51	36	1,046 6	6	50	48	973 12	0			
51	35	1,050 1	6	5 0	47	986 13	0			
51	34	1,053 8	0	50	46	998 14	6			
51	33		6	50	45	1,009 4	6			
51	32		0	5 0	44	1,018 14	6			
51	31		6	50	43	1,027 4	6			
51	30		0	50	42	1,034 16	0			
51	29		0	50	41	1,041 14	0			
51	28		0	50	40	1,047 12	0			
51	27		6	50	39	1,053 0	0			
51 51	26		0	50	38	1,057 19	0			
51 51	25		6	50	37	1,062 13	0			
51 51	24		0	50	36	1,067 0 1,071 0	υ 6			
51 51	23 22		0 6	50 50	35 34	1,071 0 1,074 11	0			
51 51	21	-,	6 6	50 50	33	1,074 11	0			
of	1 21	1,002 17		. 50	00	1 -, -, 12	v			

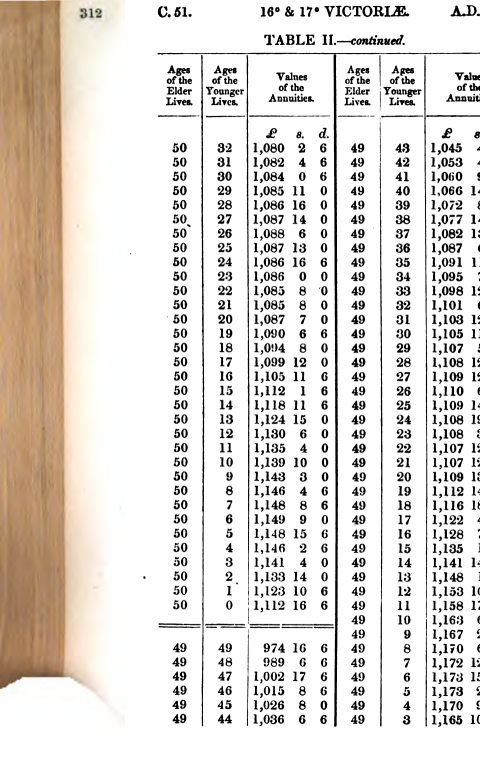
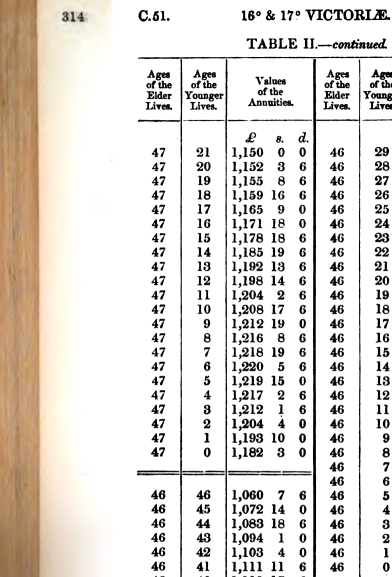


TABLE II.—continued.

		1777			<i></i>			
Ages of the Elder Lives.	Ages of the Younger Lives	Values of the Annuities	.	Ages of the Elder Lives.	Ages of the Younger Lives.	Val of t Annu	he	
		£ 8.	d.			£	8.	d.
49	2	1,157 17	6	4 8	12		14	6
49	ī	1,147 10	6	48	11		19	0
49	0	1,136 12	0	48	10		10	6
				48	9	1,190	9	6
		1		48	8		16	6
48	48	1,004 7	0	48	7	1,196	5	0
48	47	1,018 7	6	48	6	1,197	9	6
4 8	46	1,031 8	6	4 8	5		18	0
48	45	1,042 16	6	48	4	1,194	5	0
48	44	1,053 4	0	48	3	1,189	4	6
48	43	1,062 10	6	48	2	1,181	9	6
48	42	1,070 17	6	48	1		19	0
48	41	1,078 10	0	48	0	1,159	16	0
48	40	1,085 2	0					
48	39	1,091 3	0	4.55		7 000	•	_
48	38	1,096 14	6	47	47		18	6
48 48	37	1,102 0	0	47	46	1,046	8	6
48 48	36	1,106 18	0	47	45	1,058	6	0
48	35 34	1,111 8	6	47	44 43	1,069 1,078	1	6 6
48	33	1,115 9	6	47 47	43		16 11	0
48	32	1,118 18 1,121 17	0	47	42		11	6
48	31	1,121 17	6	47	40		10	6
48	30	1,124 0	6	47	39		17	6
48	29	1,128 5	6	47	38		15	6
48	28	1,120 5	6	47	37	1,120	7	Ö
48	27	1,130 18	6	47	36		10	6
48	26	1,131 14	Ö	47	35	1,130	6	6
48	25	1,131 3	6	47	34	1 -	12	Ŏ
48	24	1,130 9	0	47	33	1,138	6	Ŏ
48	23	1,129 14	6	47	32	1,141	9	0
48	22	1,129 4	0	47	31	1,144	2	0
48	21	1,129 5	0	47	30	1,146	8	0
48	20	1,131 7	0	47	29	1,148	7	6
48	19	1,134 10	6	47	28	1,150	0	6
48	18	1,138 16	0	47	27	1,151	5	6
48	17	1,144 5	6	47	26	1,152	3	6
48	16	1,150 11	6	47	25	1,151	14	6
48	15	1,157 8	6	47.	24	1,151	1	0
48	14	1,164 6	0	47	23	1,150	7	6
48	1 10 1	1.170 16	6	47	22	1,149	18	0



46

30

1,165

6

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45

Ages Val of the of t Younger Annu Lives. £ 1,167 1,169 1,170 1,171 1,171 1,170 1,170 1,169 1.169 1,172 1,175 1,179 1,185 1,192 1,199 1,206 1,213 1,219 1,225 1,230 1,234 1,238 1,240 1,242 1,241 1,239 1.233 1,225 1,215 1,203 46 6 40 1,118 17 46 39 1,125 11 0 46 38 1,131 15 0 45 45 1,085 46 37 1,137 13 0 45 1,097 44 46 36 1.143 2 0 45 43 1,107 46 35 1,148 3 6 45 42 1,117 46 34 1,152 14 0 45 41 1,125 46 33 1,156 12 6 45 40 1,133 46 32 19 1.159 6 45 39 1,140 46 31 1,162 16 6 45 38 1,147

A.I

1,153

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TABLE II .- continued.

		TABLE	II.—conti	nued.			
Ages of the Elder Lives	Ages of the Younger Lives.	Values of the Annuities	Ages of the Elder Lives.	Ages of the Younger Lives.	of	lues the ulties.	,
		2 a d	 		6		
45	36	3 3		40	£	8. 10	d.
45	35	3 3.2.	44	42	1,129	18	6
45	34	1	44	41	1,139	0	6
45	33	3 10-	44	40	1,147	0	0
45	32	7 15.	44	39	1,154	7	0
45	31	1,176 16 0	44	38	1,161	3	0
45	30	1,179 17 0	44	37 36	1,167		6
45	29	1,182 10 6	44		1,173	13	0
45	1 _ /	1,184 17 0	44	35	1,179	5	0
45	1 1	1,186 15 6	44	34	1,184	6	0
45	1 - 1	1,188 6 0	44	33	1,188	14	0
45		1,189 8 6	44	32	1,192	9	6
45	1 00 1	1,189 3 0	44	31	1,195	14	6
45	1 00 10	,188 12 0	44	30	1,198	12	0
45	1 00 1	,188 1 0	44	29	1,201	1	6
45	1 0- 1-	187 13 6	44	28	1,203	3	0
45	1 0- 1-3	187 17 6	44	27			6
45	(*)	190 4 6	44	26	1,206	1	0
45	1 - 1-9	193 13 A	44	25	1,205	18	0
45	1 2 1 2	98 6 A	44	24	1,205	8	6
45		04 9 2	44	23	1,204		6
45	- 1 496	10 10 c	44	22	1,204	12	0
45	15 1,2	18 5 6	44	21	1,204	18	0
45	14 1,2	25 10 A	44	20	1,207	6	0
45	13 1,2	82 14 A	44	19	1,210	17	0
45	12 11,2	39 0	44	18	1,215	11	6
45	11 1,2	44 16 0	44	17	1,221	12	0
45	10 1,2	49 17 0	44	16	1,228	10	0
45	9 1,2	54	44	15	1,236	0	0
45	0 1,2	57 10 6	44	14	1,243	11	0
45	(1,2	60 14 0	44	13	1,250	15	0
45	0 11.9	62 4 0	44	12	1,257	6	0
45	9 115	261 15 6	44	11	1,263	3	0
45	*		44	10	1,268	6	6
	2 11		44	9	1,272	16	6
45	2 1	,254 1 0 ,246 0 6	44	8	1,276		6
45		1,285 0 0	44	7	1,279	11	0
45	$ \tilde{o} $	1,235 0 0 1,223 5 6		6	1,281	3	ě
-	7 , 1	*,440 0 0	44	5	1,280		0
		\ 	= 44	4	1,278	4	6
44	1 \	1,109 2 0		8	1,273	, Ī	6
4	\ 44			2	1,264		ø
	1 \ 43	1,120 0	, ,	, –			•

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	of	alues the uities	•	Ages of the Elder Lives.	Ages of the Younger Lives.	Vals of t
44 44	1 0	£ 1,253 1,241	8. 15 18	d. 6 0	43 43 43	6 5 4	£ 1,298 1 1,298 1
43	43	1,131	7	0	43 43	3 2	1,290 1 1,282 1
43 43 43	42 41 40	1,141 1,151 1,159	12 1 7	0 0 0	43 43	0	1,271 1,259
43 43	39 38	1,167 1,174	0 3	6 0	42	42	1,152
43 43 43	37 36 35	1,180 1,187 1,193	18 4 1	0 0 6	42 42 42	41 40 39	1,162 1,170 1,178
43 43 43	34 33 32	1,198 1,203 1,207	7 0 0	0 0 0	42 42 42	38 37 36	1,186 1,193 1,199
43 43	31 30	1,210 1,213	9 10	0	42 42	35 34	1,205 1 1,211
43 43 43	29 28 27	1,216 1,218 1,220	3 8 4	0 0 6	42 42 42	33 32 31	1,216 1,220 1,224
43 43	26 25	1,221 1,221	11 10	6 0	42 42	30 29	1,227 1,230
43 43 43	24 23 22	1,221 1,220 1,220	2 14 9	6 0 0	42 42 42	28 27 26	1,232 1 1,234 1 1,236
43 43	21 20	1,220 1,223	16 6	0	42 42	25 24	1,236 1,235]
43 43 43	19 18 17	1,226 1,231 1,237	18 15 18	6 6 6	42 42 42	23 22 21	1,235 1,235 1,235
43 43 - 43	16 15 14	1,244 1,252 1,260	19 12 6	6 6 6	42 42 42	20 19 18	1,238 1,241 1 1,246 1
43 43	13 12	1,267 1,274	13 7	6 6	42 42	17 16	1,253 1,260
43 43 43	11 10 9	1,280 1,285 1,290	7 14 6	6 0 6	42 42 42	15 14 13	1,268 1,276 1,283 1
43 43	8 7	1,294 1,297	6 5	0 6	42 42	12 11	1,290 1,296 l

TABLE II.—continued.

TADED 11.—continued.										
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.		Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities				
		₽ 8.	d.			£ 8.	d.			
42	10	1,301 19	0	41	13	1,298 11	6			
42	9	1,306 14	6	41	12	1,305 11	0			
42	8	1,310 16	0	41	11	1,311 16	6			
42	7	1,313 18	0	41	10	1,317 8	6			
42	6	1,315 13	6	41	9	1,322 6	0			
42	5	1,315 9	0	41	8	1,326 10	0			
42	4	1,312 18	6	41	7	1,329 14	6			
42	3	1,307 15	0	41	6	1,331 11	6			
42	2	1,299 10	0	41	5	1,331 8	0			
42 42	1	1,288 2	0	41	4	1,328 18	6			
42	0	1,275 18	6	41	3	1,323 14	6			
===	=			41	2	1,315 8	6			
41	41	1,172 2	6	41	0	1,303 18	6			
41	40	1,172 2	6	41	U	1,291 12	6			
41	39	1,189 7	6				=			
41	38	1,105 7	0	40	40	1,190 7	0			
41	37	1,204 8	6	40	39	1,198 18	6			
41	36	1,211 6	0	40	38	1,206 19	0			
41	35	1,217 13	6	40	37	1,214 11	6			
41	34	1,223 9	6	40	36	1,221 14	Ö			
41	33	1,228 11	6	40	35	1,228 7	ŏ			
41	32	1,233 0	6	40	34	1,234 7	6			
41	31	1,236 17	6	40	33	1,239 14	6			
41	30	1,240 6	0	40	32	1,244 7	6			
41	29	1,243 6	6	40	31	1,248 8	6			
41	28	1,245 17	6	40	30	1,252 1	0			
41	27	1,248 0	0	40	29	1,255 5	0			
41	26	1,249 12	6	40	28	1,257 19	6			
41	25	1,249 15	6	40	27	1,260 5	0			
41	24	1,249 12	0	40	26	1,262 0	6			
41	23	1,249 6	6	40	25	1,262 5	6			
41	22	1,249 4	6	40	24	1,262 4	0			
41	21	1,249 14	0	40	23	1,262 0	6			
41	20	1,252 7	6	40	22	1,262 0	0			
41	19	1,256 4	6	40	21	1,262 11	6			
41	18	1,261 6	0	40	20	1,265 6	6			
41 41	17	1,267 13	6	40	19	1,269 5	6			
41 41	16	1,274 19	6 6	40 40	18	1,274 9	0			
41	15	1,282 18 1,290 18	6	40	17	1,280 19 1,288 8	0			
41	14	1,290 18	O	40	1 10	1,288 8	U			

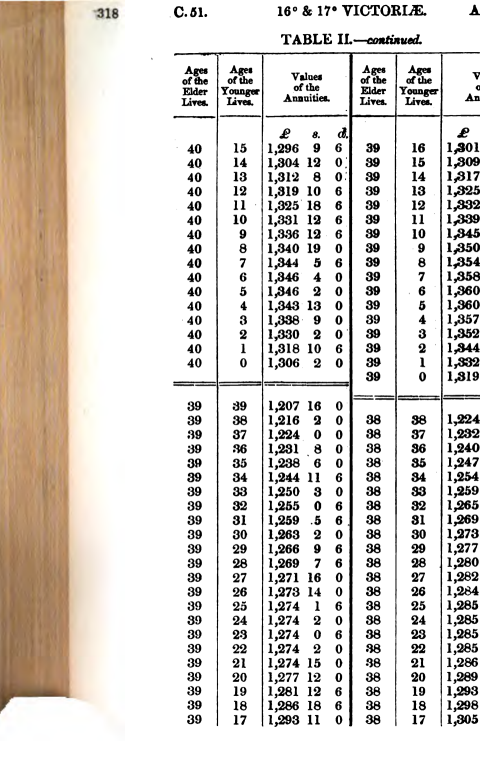


TABLE II.—continued.

IADLE II.—commune											
Ages of the Elder Lives,	Ages of the Younger Lives.	Valor of t	he		Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Ananities.				
		£	8.	d.			£	8.	d.		
38	16	1,313	5	6	37	15	1,333	10	0		
38	15		12	6	37	14	1,342	1	0		
38	14	1,330	0	6	37	13	1,350	5	0		
38	13	1,338	2	0	37	12	1,357	15	0		
38	12	1,345	9	6	37	11	1,364	10	6		
38	11	1,352	2	6	37	10	1,370	12	0		
38	10	1,358	1	6	37	9	1,375	19	0		
38	9	1,363	6	0	37	8	1,380	12	0		
38	8		17	0	37	7	1,384	4	0		
38	7	1,371	7	0	37	6	1,386	8	0		
38	6	1,373	9	6	37	5	1,386	10	0		
38	5		10	0	37	4	1,384	3	0		
38	4	1,371	2	6	37	3	1,378	19	6		
38	3		18	6	37	2	1,370	10	0		
38	2		10	0	37	1	1,358	13	6		
38	1		15	0	37	0	1,345	19	6		
38	0	1,333	2	6							
								_	_		
0.5					36	36	1,257	7	6		
37	37	1,241	5	6	36	35	1,265	0	6		
37	36	1,249	4	0	36	34	1,272	0	0		
37	35		12	0	36	83	1,278	5	0		
37	34	1,263	7	0	36	32	1,283	15	6		
37	33	1,269	7	6	36	31	1,288	13	0		
37 37	32		13	6	36	30	1,293	1	0		
37 37	81	1,279	7	0	36	29	1,296	19	0		
37 37	30		11	0	36	28	1,300	7	0		
37 37	29 28	1,287 1,290	5	6	36	27 26	1,303	5	0		
37 37	27		10	6	36	25	1,305	12	0		
37	i i	1,293	5 9	0	36	25	1,306	7	0		
37 37	26	1,295		0	36	23	1,306	14	0		
37 37	25	1,296	1	6	36		1,306	18	6		
37 37	24	1,296	6	6	36	22	1,307	5	6		
	23	1,296	9	0	36	21	1,308	4	0		
37	22		14	0	36	20	1,311	7	0		
37	21		10	6	36	19	1,315	14	6		
37	20		11	6	36	18	1,321	7	0		
37	19		l6	6	36	17	1,328	6	6		
37 27	18	1,310	7	0	36	16	1,336	5	6		
37	17	1,317	4	0	36	15	1,344	18	0		
37	16	1,325	0	6	36	14	1,353	11	6		

TABLE II.—continued.

		INDUU II	·—contr		
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
		₽ 8 . d.			£ s. d.
36	13	1,361 18 0	35	10	1,394 2 0
36	12	1,369 10 6	35	9	1,399 18 0
36	lii	1,376 8 6	35	8	1,404 10 0
36	10	1,382 12 0	35	7	1,408 6 0
36	9	1,388 1 0	35	6	1,410 13 0
36	8	1,392 16 6	35	5	1,410 17 6
36	7	1,396 10 6	35	4	1,408 12 0
36	6	1,398 16 0	35	3	1,403 9 0
36	5	1,398 19 0	35	2	1,394 19 0
36	4	1,396 13 0	35	1	1,382 19 6
36	3	1,391 9 6	35	0	1,370 2 0
36	2	1,383 0 0			
36	1	1,371 2 0	ļ		
36	0	1,358 6 0	34	34	1,287 11 6
·			34	33	1,294 5 0
			34	32	1,300 4 0
35	35	1,272 18 0	34	31	1,305 9 6
35	34	1,280 2 6	34	30	1,310 5 0
35	33	1,286 12 0	34	29	1,314 10 0
35	32	1,292 6 6	34	28	1,318 5 0
35	31	1,297 8 0	34	27	1,321 9 0 1,324 2 0
35 95	30	1,302 0 0	34	26	
35 35	29 28	1,306 1 6	34	25	.,
35	27	1,309 13 0 1,312 14 0	34	24 23	1,325 14 0 1,326 2 6
35	26		34	23 22	1,326 13 6
35 35	25	1	34 34	21	1,320 15 0
35	24	1,316 1 6 1,316 11 0	34 34	20	1,331 3 6
35	23	1,316 17 6	34	19	1,335 15 0
35	22	1,317 6 6	34	18	1,341 12 6
35	21	1,318 7 0	34	17	1,348 17 0
35	20	1,321 12 6	34	16	1,357 1 0
35	19	1,326 1 6	34	15	1,365 18 6
35	18	1,331 16 6	34	14	1,374 17 6
35	17	1,333 18 6	34	13	1,383 9 0
35	16	1,347 0 · 6	34	12	1,391 6 6
35	15	1,355 15 0	34	11	1,398 9 0
35	14	1,364 11 6	34	10	1,404 17 6
35	13	1,373 0 6	34	9	1,410 10 6
35	12	1,380 15 6	34	8	1,415 10 0
35	11	1,387 16 0	34	7	1,419 7 6

TABLE II.—continued.

TABLE II.—commues.										
Ages of the Elder Lives.	Ages of the Younger Lives.	Vali of t	he		Ages of the Elder Lives.	Ages of the Younger Lives.	of	lues the uities	•	
34	6		8. 16	d. 0	33	1	£ 1,404	8. 11	d. 6	
34 34	5 4	1,422 1,419	2 17	0	33	0	1,391	11	0	
34	3		14	0						
34	2	1,406	3	6	32	32		12	6	
34	1	1,394	3	6	32	31	1,319	5	6	
34	0	1,381	4	6	32	30	1,324	8	6	
===			==		32	29	1,329	O	6	
00	-		_		32	28	1,333	2	0	
33	33	1,301	3	0	32	27	1,336	12	6	
33	32	1,307	6	0	32	26	1,339	11	6	
33 33	31		15	0	32	25	1,340	16	6	
33	30		14 3	6	32	24	1,341	13	0	
33	29	1,322		0	32 32	23 22	1,342	6	6	
33	28 27	1,326	l	6 6	$\frac{32}{32}$	22 21	1,343	1	6	
33	26	1,329 1,332	8	6	$\frac{32}{32}$	21 20	1,344	8	0	
33	25	1,332	4 7	0	32 32	19	1,348	0	0	
33	23	1,334	í	0	$\frac{32}{32}$	18	1,352 1,358	15	6 6	
33	23		12	6	32 32	17	1,366	17	0	
33	22	1,335	5	6	32	16	1,374	7 16	0	
33	21	1,336	9	6	32	15	1.383	18	6	
33	20	, -	19	6	32	14	1,393	2	6	
33	19	, -	13	0	32	13	1,401	19	0	
33	18		12	6	32	12	1,410	l	6	
33	17	1,358	0	Ö	32	11	1,417	8	6	
33	16	1,366	6	6	32	10	1,424	ĭ	ŏ	
33	15	1,375	6	6	32	9	1,429	18	Ŏ	
33	14	1,384	8	0	32	8	1,435	ì	Ŏ	
33	13	1,393	2	0	32	7	1,439	2	Ŏ	
33	12	1,401	2	0	32	6	1,441	14	0	
33	11	1,408	7	0	32	5	1,442	2	0	
33	10	1,414	17	0	32	4	1,439	19	0	
33	9	1,420	12	6	32	3	1,434	16	6	
33	8	1,425	13	6	32	2	1,426	5	6	
33	7		13	0	-32	1	1,414	3	6	
33	6	1,432	3	0	32	0	1,401	2	0	
33	5	1,432	10	0						
33	4	1,430	6	0		1				
33	3	1,425	3	6	31	31	1,325	2	0	
33	2	1,416 1	2	6	31	30	1,330	8	6	

TABLE II.—continued.

		IADEE	11	.—conu	nucu.		
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities,		Ages of the Elder Lives	Ages of the Younger Lives.	Values of the Annuitie	L
		₽ 8.	d.			₽ 8.	d.
31	29	1,835 4	0	30	21	1,358 5	6
31	28	1,339 9	ŏ	30	20	1,362 1	6
31	27	1,343 2	6	30	19	1,367 2	Ō
31	26	1,346 4	0	30	18	1,373 8	
31	25	1,847 12	0	30	17	1,381 2	6
31	24	1,348 10	6	30	16	1,389 16	0
31	23	1,849 6	0	30	15	1,899 3	6
31	22	1,350 3	6	30	14	1,408 12	0
31	21	1,351 12	0	30	13	1,417 13	
31	20	1,855 6	0	30	12	1,426 0	
31	19	1,360 4	0	30	11	1,433 11	6
31	18	1 ,366 8	0	30	10	1,440 8	
31	17	1,374 0	0	30	9	1,446 9	6
31	16	1,382 11	6	30	8	1,451 16	0
31	15	1,891 16	6	30	7 -	1,456 0	
31	14	1,401 2	6	30	6	1,458 15	0
31	13	1,410 2	0	30	5	1,459 5	6
31	12	1,418 6	6	30	4	1,457 4	0
31	11	1,425 15	6	30	3	1,452 2	0
31	10	1,432 10	0	30	2	1,443 11	0
31	9	1,438 9	0	30	1	1,431 7	6
31	8	1,443 14	0	30	0	1,418 4	6
31	7	1,447 16	6				
-31	6	1,450 10	0				
31	5	1,450 19	0	29	29	1,345 19	6
31	4	1,448 17	0	29	28	1,350 10	6
31 .	3	1,443 15	0	29	27	1,354 9	6
81	2	1,435 3	6	29	26	1,357 17	0
31	1	1,423 1	0	29	25	1,359 10	0
31	0	1,409 18	6	29	24	1,360 13	6
				29	28	1,861 13	6
				29	22	1,362 15	0
30	30	1,835 18	6	29	21	1,364 7	6
30	29	1,840 17	0	29	20	1,368 6	0
30	28	1,345 5	0	29	19	1,373 8	6
30	27	1,349 1	6	29	18	1,379 17	0
30	26	1,352 6	0	29	17	1,387 13	6
30	25	1,353 16	6	29	16	1,396 9	6
30	24	1,354 17	6	29	15	1,405 19	6
30	23	1,355 15	6	29	14	1,415 10	0
30	22	1,356 15	0	29	13	1,424 14	0

TABLE II.—continued.

Ages of the Younger Lives. Ages of the Younger Lives. Ages of the Elder Lives. Lives. Ages of the Elder Lives. Lives. Compet Lives.									
29 12 1,433 3 0 28 2 1,458 10 0 29 10 1,447 14 6 28 0 1,433 1 0 29 9 1,453 17 6 29 8 1,459 6 0 29 7 1,463 12 0 27 26 1,367 4 6 29 6 1,466 8 0 27 26 1,367 4 6 29 5 1,466 19 6 27 25 1,369 2 0 29 3 1,459 18 0 27 24 1,370 10 6 29 3 1,459 18 0 27 22 1,373 1 0 29 1 1,439 3 0 27 22 1,373 1 0 28 28	of the Elder	of the Younger	of the	s.	of the Elder	of the Younger	of	the	
29 12 1,433 3 0 28 2 1,458 10 0 29 10 1,447 14 6 28 0 1,433 1 0 29 9 1,453 17 6 29 8 1,459 6 0 29 7 1,463 12 0 27 26 1,367 4 6 29 6 1,466 8 0 27 26 1,367 4 6 29 5 1,466 19 6 27 25 1,369 2 0 29 3 1,459 18 0 27 24 1,370 10 6 29 3 1,459 18 0 27 22 1,373 1 0 29 1 1,439 3 0 27 22 1,373 1 0 28 28			₽ 8.	d.	ļ	1	æ	8.	d.
29 11 1,440 16 0 28 1 1,446 6 0 0 29 9 1,453 17 6 0 0 1,433 1 0 0 29 8 1,459 6 0 0 0 0 0 1,363 11 6 0 27 26 1,367 4 6 0 29 6 1,466 8 0 27 25 1,369 2 0 0 29 4 1,464 19 0 27 24 1,370 10 6 0 29 3 1,459 18 0 27 23 1,371 15 0 29 2 1,451 6 6 27 22 1,373 1 0 0 29 1 1,439 3 0 27 221 1,374 17 6 0 29 1 1,425 18 6 27 20 1,379 0 0 0 27 19 1,384 6 6 0 27 19 1,384 6 6 0 27 19 1,384 6 6 0 27 18 1,390 19 6 28 28 1,365 4 6 27 17 1,399 0 0 0 27 18 1,399 0 19 6 28 27 1,359 6 6 27 15 1,417 15 0 28 25 1,364 12 0 27 14 1,427 10 6 28 25 1,364 12 0 27 14 1,427 10 6 28 25 1,364 12 0 27 14 1,427 10 6 28 28 1,365 18 0 27 13 1,436 18 6 28 21 1,369 18 6 27 12 1,445 12 0 28 28 21 1,369 18 6 27 12 1,445 12 0 28 28 21 1,369 18 6 27 12 1,466 18 0 28 19 1,379 3 6 27 8 1,472 9 6 1,472 9 6 27 8 1,466 18 0 27 7 1,476 19	29	12			28	2			
29 10 1,447 14 6 28 0 1,433 1 0 29 8 1,459 6 0 0 0 0 27 27 1,363 11 6 0 29 6 1,466 8 0 27 25 1,369 2 0 0 1,367 4 6 0 0 0 1,367 4 6 0 0 0 1,367 4 6 0 0 0 1,369 2 0 0 0 0 0 1,369 2 0 0 0 0 0 1,367 4 6 0 27 25 1,369 2 0 0 </td <td>29</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>1,446</td> <td></td> <td>0</td>	29						1,446		0
29 8 1,459 6 0 29 7 1,463 12 0 27 26 1,363 11 6 29 6 1,466 8 0 27 26 1,367 4 6 29 5 1,464 19 0 27 24 1,370 10 6 29 3 1,459 18 0 27 22 1,371 15 0 29 1 1,439 3 0 27 22 1,373 1 6 29 0 1,425 18 6 27 20 1,379 0 0 28 28 1,355 4 6 27 19 1,384 6 6 28 27 1,359 6 6 27 16 1,408 1 0 28 28 1,364 12 0 27 14		10		6	28	0	1,433	1	0
29 7 1,463 12 0 27 26 1,363 11 6 29 5 1,466 19 6 27 25 1,369 2 0 29 4 1,464 19 0 27 24 1,370 10 6 29 3 1,459 18 0 27 22 1,373 1 0 29 1 1,439 3 0 27 21 1,374 17 6 29 0 1,425 18 6 27 20 1,379 0 0 29 0 1,425 18 6 27 20 1,379 0 0 28 28 1,355 4 6 27 16 1,408 1 0 28 27 1,359 6 6 27 15 1,417 15 0 28 24		9		6					
29 6 1,466 8 0 27 26 1,367 4 6 29 5 1,466 19 6 27 25 1,369 2 0 29 4 1,464 19 0 27 24 1,370 10 6 29 3 1,459 18 0 27 23 1,371 15 0 29 1 1,439 3 0 27 21 1,374 17 6 29 0 1,425 18 6 27 20 1,379 0 0 29 0 1,425 18 6 27 20 1,379 0 0 28 28 1,355 4 6 27 16 1,408 1 0 27 18 1,390 19 0 22 18 1,390 19 0 22 18 1,408 1				0					
29 5 1,466 19 6 27 25 1,369 2 0 29 3 1,464 19 0 27 24 1,370 10 6 29 2 1,451 6 6 27 22 1,373 1 0 29 1 1,439 3 0 27 21 1,374 17 6 29 0 1,425 18 6 27 20 1,379 0 0 28 28 1,355 4 6 27 19 1,384 6 6 28 27 1,359 6 6 27 16 1,408 1 0 28 26 1,362 16 6 27 16 1,408 1 0 28 25 1,364 12 0 27 14 1,427 10 6 28 24 1,365 18 0 27 12 1,445 12 0 28 2			1,463 12	0		27			
29 4 1,464 19 0 27 24 1,370 10 6 29 2 1,451 6 6 27 22 1,373 1 0 29 1 1,439 3 0 27 21 1,374 17 6 29 0 1,425 18 6 27 20 1,379 0 0 28 28 1,355 4 6 27 20 1,379 0 0 28 28 1,355 4 6 27 19 1,384 6 6 28 27 1,359 6 6 27 16 1,408 1 0 28 26 1,362 16 6 27 15 1,417 15 0 28 26 1,362 16 6 27 17 1,399 0 0 28 24 1,365 18 0 27 14 1,427 10 6		6		0	27	26	1,367	4	
29 3 1,459 18 0 27 23 1,371 15 0 29 1 1,451 6 6 27 22 1,373 1 0 29 0 1,425 18 6 27 20 1,379 0 0 28 28 1,355 4 6 27 19 1,384 6 6 28 26 1,355 4 6 27 16 1,408 1 0 28 26 1,362 16 6 27 16 1,408 1 0 28 26 1,362 16 6 27 15 1,417 15 0 28 26 1,362 16 6 27 15 1,417 15 0 28 24 1,365 18 0 27 13 1,436 18 6 28 23 1,367 0 6 27 12 1,445 12 0 <			1,466 19				1,369		
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28 24 1,365 18 0 27 13 1,436 18 6 28 23 1,367 0 6 27 12 1,445 12 0 28 22 1,368 4 0 27 11 1,453 9 0 28 21 1,369 18 6 27 10 1,460 11 6 28 20 1,373 19 0 27 9 1,466 18 0 28 19 1,379 3 6 27 8 1,472 9 6 28 18 1,385 14 0 27 7 1,476 19 0 28 16 1,492 11 6 27 7 1,476 19 0 28 15 1,412 3 6 27 4 1,478 13 0 28 14 1,421 16 6 27 2 1,465 1 6 <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td>1,417</td><td></td><td></td></t<>							1,417		
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28 18 1,385 14 0 27 7 1,476 19 0 28 17 1,393 13 0 27 6 1,479 18 0 28 16 1,402 11 6 27 5 1,480 11 6 28 15 1,412 3 6 27 4 1,478 13 0 28 14 1,421 16 6 27 3 1,473 12 6 28 13 1,431 2 6 27 2 1,465 1 6 28 12 1,439 13 6 27 1 1,452 16 6 28 11 1,447 9 0 27 0 1,439 11 6 28 10 1,454 9 6 28 9 1,466 4 0 26 26 1,370 19 6 28 7 1,470 12 0 26 25 1,373 0 0 28 5 1,474 2 0 26 23 1,375 17 0 <td></td> <td>1</td> <td>1,373 19</td> <td>-</td> <td></td> <td></td> <td>1,400</td> <td></td> <td></td>		1	1,373 19	-			1,400		
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28 12 1,439 13 6 27 1 1,452 16 6 28 11 1,447 9 0 27 0 1,439 11 6 28 10 1,454 9 6 1,460 14 14 0 14									
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28 9 1,460 14 0 28 8 1,466 4 0 26 26 1,370 19 6 28 7 1,470 12 0 26 25 1,373 0 0 28 6 1,473 9 6 26 24 1,374 10 6 28 5 1,474 2 0 26 23 1,375 17 0 28 4 1,472 2 6 26 22 1,377 5 0					21		1,400	11	U
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28 7 1,470 12 0 26 25 1,373 0 0 28 6 1,473 9 6 26 24 1,374 10 6 28 5 1,474 2 0 26 26 23 1,375 17 0 28 4 1,472 2 6 26 22 1,377 5 0			1.466 4		26	26	1.370	19	6
28 6 1,473 9 6 26 24 1,374 10 6 28 5 1,474 2 0 26 23 1,375 17 0 28 4 1,472 2 6 26 22 1,377 5 0			1 470 19				1.373		
28 5 1,474 2 0 26 23 1,375 17 0 28 4 1,472 2 6 26 22 1,377 5 0					1				
28 4 1,472 2 6 26 22 1,377 5 0			1.474 9				1.375		
			1.472 2		•		1,377		_
U 1,7U/ 1 U 2U 21 1,500 U	28	3	1,467 1	6	26	21	1,379	3	6

TABLE II.—continued.

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Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.		Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.
		£ 8.	d.			£ 8. d.
26	20	1	0	25	7	1,486 8 0
26 26	19		ŏ	25	6	1,489 9 6
26	18		6	25	5	1,490 6 0
26	17		6	25	4	1,488 8 6
26	16		6	25	3	1,483 9 6
26	15		0	25	2	1,474 19 0
26	14		6	25	1	1,462 14 0
26	13		6	25	0	1,449 8 6
26	12		6		·	
26	11	1,458 16	0			
26	10	1,466 0	0	24	24	1,378 10 6
26	9		6	24	23	1,380 1 0
26	8	1,478 2	0	24	22	1,381 13 0
26	7		6	24	21	1,383 15 6
26	6		0	24	20	1,388 4 0
26	5	1,486 8	0	24	19	1,393 16 6
26	4	1,484 9	6	24	18	1,400 15 0
26	3	1,479 10	0	24	17	1,409 1 6
26	2	1,470 19	0	24	16	1,418 8 0 1,428 8 6
26	1	1,458 14	0	24	15	,
26	0	1,445 8	6	24	14	
			=	24	13	
~~	1 00	1,055		24	12 11	1,457 1 6 1,465 4 6
25	25	1,375 2	6	24 24	10	1,465 4 6
25	24	1,376 15	6 0	24 24	9	1,472 11 0
25 05	23	1,378 4 1,379 14	0	24 24	8	1,484 19 6
25 25	22 21	1,379 14 1,381 14	6	24	7	1,489 13 0
25 25	20	1,386 1	0	$\frac{24}{24}$	6	1,492 15 6
25 25	19		6	24	5	1,493 13 0
25 25	18		6	$2\overline{4}$	4	1,491 16 6
25	17		6	24	3	1,486 18 6
25 25	16	,	o	$\frac{2}{2}$	2	1,478 8 0
25 25	15		6	24	ī	1,466 3 6
25 25	14		6	24	Ō	1,452 18 0
25	13	,	6			
25	12		6			
25	11	1,462 5	6	23	.23	1,381 14 0
25	10	1,469 11	6	23	22	1,383 7 6
25	9	1,476 1	0	23	21	1,385 12 0
25	8	1,481 16	0	2 3	20	1,390 2 6

TABLE II.—continued.

		711001			76 ISCU.		
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities	•	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities	l,
	i	£ 8.	d.			£ 8.	d.
23	19	1,395 17	0	22	3	1,493 6	6
23	18	1,402 17	Ö	22	2	1,484 17	6
23	17	1,411 5	6	$\frac{\overline{22}}{22}$	ī	1,472 13	Õ
23	16	1,420 14	0	22	Ō	1,459 7	6
23	15	1,430 15	6				
23	14	1,440 18	6				
23	13	1,450 14	0	21	21	1,389 17	6
23	12	1,459 14	0	21	20	1,394 11	6
23	11	1,467 18	6	21	19	1,400 9	6
23	10	1,475 7	0	21	18	1,407 13	6
23	9	1,482 0	0	21	17	1,416 5	6
23	8	1,487 17	6	21	16	1,425 17	0
23	7	1,492 12	6	21	15	1,436 2	6
23	6	1,495 16	6	21	14	1,446 9	0
23	5	1,496 15	0	21	13	1,456 7	6
23	4	1,494 19	6	21	12	1,465 11	0
23	3	1,490 2	0	21	11	1,473 18	6
23	2	1,481 12	6	21	10	1,481 10	6
23	1	1,469 8	0	21	9	1,488 6	0
23	0	1,456 2	6	21	8	1,494 6	6
==	-		_	21	7	1,499 4	6
22	00	1.002 0		21	6	1,502 11	0
22 22	22	1,385 3	6	21	5	1,503 11	0
22 22	21 20	1,387 9	6	21	4 3	1,501 17	6
22 22	19	1,392 1 1,397 18	0	21 21		1,497 1 1,488 13	6 0
22	18	1,397 18 1,405 0	0	21 21	2 1	1,466 13	0.
22	17	1,413 10	0	21	Ö	1,463 3	6
22	16	1,423 0	0	-1		1,200	U
22	15	1,433 4	0				:===
22	14	1,443 8	6	20	20	1,399 7	6
22	18	1,453 5	6	20	19	1,405 7	6
22	12	1,462 7	0	20	18	1,412 13	6
22	ii	1,470 13	ŏ	20	17	1,421 7	6
22	10	1,478 3	6	20	16	1,431 1	6
22	9	1,484 17	6	20	15	1,441 9	ŏ
22	8	1,490 16	6	20	14	1,451 17	6
22	7	1,495 13	0	20	13	1,461 18	6
22	6	1,498 18	0	20	12	1,471 3	6
22	5	1,499 17	6	20	11	1,479 13	0
22	4	1,498 3	0	. 20	10	1,487 6	6

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TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuitie		Ages of the Elder Lives.	Ages of the Younger Lives.	of	lues the uities	L
•		£ 8.	d.			£	8.	d.
20	9	1,494 4		18	11	1,495	0	0
20	8	1,500 6		18	10	1,502	17	6
20	7	1,505 5	0	18	9	1,509	19	0
20	6	1,508 13	0	18	8	1,516	4	6
20	5	1,509 14	6	18	7	1,521	7	0
20	4	1,508 2	0	18	6	1,524	17	6
20	3	1,503 6	6	18	5	1,526	1	6
20	2	1,494 18		18	4	1,524	10	6
20	1	1,482 13	. 6	18	3	1,519	15	6
20	0	1,469 8	0	18	2	1,511	7	0
				18	1	1,499	1	6
				18	0	1,485	14	0
19	19	1,411 9			<u></u>		===	_
19	18	1,418 17		١			_	
19	17	1,427 14		17	17	1,444	8	0
19	16	1,437 10		17	16	1,454		6
19	15	1,448 0		17	15	1,465		6
19	14	1,458 10		17	14	1,476	0	6
19 19	13	1,468 14 1,478 1		17	13	1,486	9 1	0 6
19	11	1,478 1 1,486 12		17 17	112	1,496 1,504		0
19	10	1,494 8		17	10	1,512	17 17	6
19	9	1,501 7		17	9	1,520	0	6
19	8	1,507 11		17	8	1,526	8	6
19	7	1,512 12		17	7	1,531		6
19	6	1,516		17	6	1,535	5	ŏ
19	5	1,517 4		17	5	1,536		Ŏ
19	4	1,515 12		17	4	1,534		6
19	3	1,510 17		17	3	1,530	5	0
19	2	1,502 8		17	2	1,521	16	Ŏ
19	ī	1,490 8		17	1	1,509	9	6
19	Ō	1,476 17		17	Ō	1,496		0
10	7.0	1 400	. ^	7.0	7.0	1 404	14	Δ
18	18	1,426 8		16	16	1,464		0
18	17	1,435		16	15	1,475		0
18 18	16 15	1,445 5		16	14	1,486		0
18	13	1,455 18		16	13 12	1,497 1,506		6
18	13	1,476 16		16 16	112	1,515		Ö
18	12	1,486		16	10			6
10	1 12	11,200 ('n	1 10	1 10	17020	10	J

TABLE II.—continued.

		111001					
Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Amuities	•	Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities	k
		£ 8.	d.		1	₽ 8.	d.
16	9	1,531 4	0	14	3	1,566 10	6
16	8	1,537 14	0	14	2	1,558 0	0
16	7	1,543 0	0	14	1	1,545 10	0
16	6	1,546 14	0	14	0	1,531 16	6
16	5	1,548 0	0				
16	4	1,546 10	6				
16	3	1,541 16	0	13	13	1,530 18	6
16	2	1,533 6	6	13	12	1,541 2	6
16	1	1,520 19	0	13	11	1,550 9	6
16	1 0	1,507 9	0	13	10	1,559 0	0
				13	9	1,566 13	0
				13	8	1,573 10	0
15	15	1,486 13	0	13	7	1,579 2	0
15	14	1,497 15	6	13	6	1,583 1	6
15	13	1,508 9	6	13	5	1,584 11	6
15	12	1,518 7	6	13	4	1,583 4	6
15	11	1,527 9	0	13	3	1,578 11	0
15	10	1,535 14	0	13	2	1,569 19	6
15	9	1,543 2	0	13	ì	1,557 8	6
15	8	1,549 14	6	13	0	1,543 13	6
15	7	1,555 2	6		_		
15	6	1,558 18	0		===		==
15	5	1,560 5	6				_
15	4	1,558 17	0	12	12	1,551 9	6
15	3	1,554 2	6	12	11	1,560 19	6
15	2	1,545 12	6	12	10	1,569 12	6
15	1	1,533 3	6	12	9	1,577 8	0
15	0	1,519 12	0	12	8	1,584 7	6
		-,	-	12	7	1,590 1	6
			_	12	6	1,594 2	6
14	14	1,509 0	6	12	5	1,595 14	6
14	13	1,519 18	0	12	4	1,594 8	0
14	12	1,529 19	Ŏ	12	3	1,589 15	0
14	11	1,539 3	Ŏ	12	2	1,581 3	6
14	10	1,547 11	Ŏ	12	1	1,568 11	0
14	9	1,555 1	6	12	0	1,554 14	6
14	8	1,561 16	0				
14	7	1,567 6	6	,			
14 .	6	1,571 3	6	11	11	1,570 11	6
14	5	1,572 12	6	ii	10	1,579 7	6
14	4	1,571 4	6	îî	9	1,587 5	6
		, _ ,	-		, –	. ,	•

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	Values of the Annuities.		Ages of the Elder Lives.	Ages of the Younger Lives.		lues the nities	<u>.</u>
11 11 11 11 11 11	8 7 6 5 4 3 2	£ s. 1,594 7 1,600 3 1,604 6 1,605 19 1,604 14 1,600 1 1,591 10 1,578 16	d. 0 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	8 8 8 8	5 4 3 2 1 0	£ 1,631 1,630 1,625 1,617 1,604 1,590	8. 12 10 19 7 12	d. 0 0 0 6 6 6
10 10 10 10 10 10	10 9 8 7 6 5	1,588 6 1,596 6 1,603 10 1,609 9 1,613 13 1,615 8	6 0 6 0 6 0	7 7 7 7 7 7	7 6 5 4 3 2 1	1,631 1,636 1,638 1,636 1,632 1,623 1,611 1,597	11 1 0 19 9 18 3	0 0 0 6 0 0
10 10 10 10 10	4 3 2 1 0	1,614 4 1,609 11 1,601 0 1,588 6 1,574 7	0 6 0 0 0	6 6 6 6	6 5 4 3 2	1,642 1,641 1,637 1,628	12 13 14 4 14	6 0 0 6 0
9 9 9	9 8 7	1,604 9 1,611 15 1,617 16	6 6 0	6	0		19 18	0 6
9 9 9 9 9	6 5 4 3 2 1 0	1,622 2 1,623 18 1,622 15 1,618 4 1,609 12 1,596 17 1,582 18	6 6 0 0 6 0	5 5 5 5 5 5	5 4 3 2 1 0	1,643 1,639	15 17 8 19 5 4	0 0 6 0 0
8 8 8	8 7 6	1,619 3 1,625 6 1,629 14	6 0 6	4 4	4 3	1,643 1,638	0 13	0

TABLE II.—continued.

Ages of the Elder Lives.	Ages of the Younger Lives.	of	lues the uities	•	Ages of the Elder Lives.	Ages of the Younger Lives.	of	dues the uities	.
		£	8.	\overline{d} .			£	8.	d
4	2	1,630	4	6	2	2	1,617	16	0
4	1	1,617	11	6	2	1	1,605	7	0
4	0	1,603	12	6	2	. 0	1,591	11	6
		' 	===	-	1		1,593	1	0
3	3	1,634	7	6	li	0	1,579	9	0
3	2	1,626		6			, ,		
3	1	1,613	9	6					
3	0	1,599	11	6	Birth	Birth	1,566	0	0

TABLE III.

The Values of an Annuity of £100 per Annum, for any Number of Years, not exceeding 95.

Years.		Va	lues.	•	Years.		Va	lues.	
		₽ ¯	8.	d.			£	8.	d.
1	-	96	3	0	16	-	1,165	4	6
2	-	188	12	0	17	-	1,216	11	0
3	-	277	10	0	18	_	1,265	18	6
4	-	362	19	6	19	_	1,313	7	6
5	•	445	3	6	20	-	1,359	0	6
6	-	524	4	0	21	-	1,402	18	0
7	-	600	4	0	22	-	1,445	2	0
8	-	673	5	0	23		1,485	13	6
9	-	743	10	6	24	_	1,524	13	6
10	-	811	1	6	25		1,562	4	0
11	-	876	0	6	26		1,598	5	6
12	-	938	10	0	27		1,632	19	0
13	-	998	11	0	28	•.	1,666	6	0
14	-	1,056	6	0	29	-	1,698		Ō
15		1,111		6	30	-	1,729	4	Ō

TABLE III.—continued.

Years.		Values.		Years.		7	7 alues	L
		${\mathscr{L}}$ 8.	d.			£	8.	d
31	_	1,758 16	6	64	٠_	2,296	17	- 0
32	_	1,787 7	Ö	65	_	2,304	18	0
33	_	1,814 15	ŏ	"		2,001		Ů
34	_	1,841 2	Ŏ	66	-	2,312	8	6
35	-	1,866 9	Ŏ	67	-	2,319	8	C
-		_,,	•	68	-	2,326	7	(
36	_	1,890 16	6	- 69	-	2,333	0	6
37	-	1,914 5	0	70	-	2,339	9	(
38	-	1,936 15	6			-,		
39	_	1,958 8	6	71	-	2,345	12	6
40	_	1,979 5	6	72	-	2,351	11	0
		-,		73	-	2,357	5	0
41	_	1,999 6	0	74	-	2,362	15	(
42	_	2,018 11	0	75	-	2,368	0	6
43	-	2,037 1	6			•		
44	-	2,054 17	6	76	-	2,373	2	(
45	-	2,072 0	0	77	-	2,377	19	•
		_,		78	-	2,382	13	6
46	_	2,088 9	0	79	-	2,387	4	(
47	_	2,104 5	6	80	•	2,391	10	6
48	_	2,119 10	0			•		
49	· <u>-</u>	2,134 2	6	81	-	2,395	14	0
50	-	2,148 4	0	82	-	2,399	14	0
		_,		83	•	2,403		6
51	-	2,161 14	6	84	-	2,407	5	6
52	-	2,174 15	0	85	-	2,410	17	0
53	-	2,187 5	0			•		
54	_	2,199 5	6	86	_	2,414	5	6
55	_	2,210 17	0	87	_	2,417	11	6
		-,-		88	•	2,420	14	6
56	-	2,221 19	6	89	-	2,423	15	6
57	_	2,232 13	0	90	_	2,426	14	6
58	_	2,242 19	0		•	-,		
59	_	2,252 16	6	91	-	2,429	10	6
60	-	2,262 6	6	92	-	2,432	5	0
		-,-		93	-	2,434	17	0
61	_	2,271 9	6	94	-	2,437	7	0
62	-	2,280 5	6	95	•	2,439		6
63	_	2,288 14	6			_,		

RULES

FOR INFERRING

The Value of an Annuity of 100l. per Annum, held on the longest of Two Lives:

Also, The Value of an Annuity of 1001. per Annum, held on the joint Continuance of Three Lives:

Also, The Value of an Annuity of 100l. per Annum held on the longest of Three Lives.

ULE for determining the Value of an Annuity of 100l. per Annum, held on the longest of Two Lives.

THE Values of an Annuity of 100l. per Annum held on each of he single Lives, to be added together, (from Table I.,) and from his Sum the Value of an Annuity held on the joint Continuance of the Two Lives (from Table II.) to be subtracted; the Result s the Value of an Annuity of 100l. per Annum, held on the longest of the Two Lives.

RULE for determining the Value of an Annuity of 100l. per Annum, held on the joint Continuance of Three Lives.

The Value of an Annuity of 100l. per Annum on the joint Continuance of the Two elder Lives is to be found from Table II. The Age of a single Life of the same (or nearest) Value, with the Annuity on the said joint Lives, to be found from Table I. The Value of an Annuity of 100l. per Annum on the joint Continuance of this Life and the younger Life from Table II., Five Pounds being deducted from this Sum, the Remainder is the Value of an Annuity of 100l. per Annum held on the joint Continuance of the Three Lives.

RULE for determining the Value of an Annuity of 100l. per Annum, held on the longest of Three Lives.

The Values of an Annuity of 100l. per Annum for each of the Three single Lives to be extracted from Table I., and to be added together. The Value of an Annuity of 100l. per Annum on the joint Continuance of the Two youngest Lives, also the Value of an Annuity of 100l. per Annum on the joint Continuance of the Two eldest Lives, also the Value of an Annuity of 100l. per Annum on the joint Continuance of the oldest Life and the youngest Life, (all found by Table II.,) to be subtracted from the Sum or Addition of the Annuities on the Three single Lives: To the Result is to be added the Value of an Annuity of 100l. per Annum held on the joint Continuance of the Three Lives; the Amount is the Value of an Annuity of 100l. per Annum on the longest of the Three Lives.

FURTHER RULE.

And in all Cases where the Annuity shall be for more than Three Lives, the same shall be valued as an Annuity for the Three youngest of such Lives: And where the Annuity shall be given for a longer Term of Years than Ninety-five Years, or in perpetuity, the same shall be valued as an Annuity for Ninety-five Years only.

C A P.

C. 52.

CAP. LII.

An Act to extend the Time for constructing a new Street from Spitalfields to Shoreditch, and to amend the Acts [4th August 1853.] relating thereto.

9 & 10 Vict. c. 34.

TATHEREAS by the Thirty-fourth Chapter of the Statutes made in the Ninth and Tenth Years of Her present ' Majesty, certain Powers were vested in the Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings to enable them to construct a new Street from Spitalfields to Shoreditch in the County of Middlesex, and by the said Act the said Commissioners were authorized to purchase and

13 & 14 Vict. c. 109.

14 & 15 Vict. c. 42.

take certain Hereditaments in the Schedule to the said Act mettioned: And whereas the Powers of the said Act were enlarged ' by another Act, being Chapter One hundred and nine of the Statutes passed in the Thirteenth and Fourteenth Years of the ' Reign of Her present Majesty: And whereas under and by virtue of the Provisions of the Forty-second Chapter of the Statutes made in the Session of Parliament held in the Fourteenth and Fifteenth Years of Her said Majesty, the Commissioners of Her Majesty's Works and Public Buildings are now substituted for the Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings for the Purposes of the said recited Acts: And whereas the Hereditaments mentioned in the Schedule to this Act are Part of the Herediaments which by the said Two first-recited Acts were authorized ' to be purchased for the Purpose of such new Street, but which ' have not yet been purchased; and it is expedient that the Time for purchasing or taking the same should be extended, and ' that the Commissioners of Her Majesty's Works and Public ' Buildings should have such further Powers as are after men-' tioned: May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parlisment assembled, and by the Authority of the same, as follows:

Power to purchase Hereditaments mentioned in the Schedule.

I. It shall be lawful for the Commissioners of Her Majesty's Works and Public Buildings, for the Purposes of the said Two first-recited Acts and this Act, to purchase and take all such of the Hereditaments comprised in the Schedule to this Act, or any Estate or Interest therein as in their Opinion may be necessary for making the said Street and otherwise carrying into effect the Provisions of the said Two first-recited Acts; and such Hereditments may be purchased out of such Funds and in all respects & by the said Two first-recited Acts is provided, so that no such Purchase shall be made after the Period of Three Years to be computed from the First Day of July One thousand eight hundred and fifty-three; and all and singular the Powers and Authorities by the said Two first-recited Acts granted to or vested in the Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings, and their Successors, to purchase, take, and use any Hereditaments or Parts thereof or Rights or Interests therein required for the Purposes of the said last-mentioned Acts and the new Street and Improvements thereby authorized to be made.

made, and also the Powers for enabling Persons and Bodies to sell and convey, shall remain in force and be exercised by the Commissioners of Her Majesty's Works and Public Buildings for

the Time being for the Purposes of this Act.

II. It shall be lawful for the said Commissioners of Her Commissioners Majesty's Works and Public Buildings to sell or mortgage the empowered to whole or any Part of the Hereditaments which have been pur- sell or mortgage chased or acquired under the Powers of the said Two first-recited ments pur-Acts or which may be purchased or acquired under this Act; chased under and further that any Purchases of the said Hereditaments may be the Two firstmade out of any Monies in the Hands of the said Commissioners recited Acts and of Her Majesty's Works and Public Buildings applicable to the Purposes of the said Two first-recited Acts; and also that any Monies borrowed on Mortgage under the aforesaid Powers in that Behalf shall be applied for the Purposes of the said Two first-recited Acts at the sole Discretion of the said Commissioners. and any Monies borrowed on Mortgage may be paid off out of the Monies for the Time being at the Disposal of the said Commissioners for the Purposes aforesaid.

III. 'And whereas a Plan showing the Line of the said Street Street to be 'as proposed to be made adjoining to the Station of the Eastern made according ' Counties Railway Company has been signed by the Chairman of to a Plan ' the Committee of the House of Commons to whom this Act 'when a Bill was referred:' Be it therefore enacted. That nothing in this or the recited Acts contained shall authorize the said Commissioners to make the said Street otherwise than according to the said last-mentioned Plan, or to take any of the lands belonging to the Eastern Counties Railway Company except and as are shown on the said Plan and marked with the Letter As intended to be taken for the Purposes of the said Street, and the said Commissioners shall and they are hereby required to convey to the said Company, free of Expense, the Lands shown on the said Plan and marked with the Letter B. as proposed to be thrown into the Yard or Approach to the Station of the said Company, and which last-mentioned Land shall be given in exchange and as an Equivalent for the Land of the said Company which on the said Plan is shown as intended to form Part of the said Street, and which last-mentioned Land shall be conveyed to the Commissioners, free of Expense, by the said Company.

agreed upon.

IV. That the said last-mentioned Plan shall be deposited and Plan to be main at the Office of the Commissioners of Her Majesty's Works deposited. and Public Buildings, and the Map or Plan so deposited at the The of the said Commissioners shall remain at the said Office to the end that all Persons may at all seasonable Times have Liberty to inspect and peruse the same at their Will and Pleasure, Paying the Sum of One Shilling for every such Inspection.

V. It shall be lawful for the said Commissioners of Her Receipts of Majesty's Works and Public Buildings, or any Two of them, or Commissioners. Chief Commissioner for the Time being, to give sufficient Dacharges for any Monies payable to them under or by virtue of Act, or the said Two first-recited Acts.

II It shall be sufficient for all Purposes to cite this Act as Short Title. 'he "Spitalfields and Shoreditch New Street Act, 1853."

The

The SCHEDULE to which this Act refers.

The Parish of Christchurch, Spitalfields, in the County of Middlesex.

No. in Street.	Description of Property.	Owners or reputed Owners.	Lessees.	Оссирість.
		l		
		Red Lion St	treet.	
28 & 1 East Street	Dwelling House, Shop, and Yard.			James Wing.
29	Dwelling House, Shop, and Yard.		John Sperling.	Joseph Proudman.
3 0	Dwelling House, Shop, and Yard,	SirIsaacLyonGold- smid. Charles		Isaac Lake, jun.
31	Dwelling House, Shop, and Yard.	Heaton Ellis, Sir James Sibbald, David Scott,	John Sperling -	Robert John Stain- ton. The Commissioners
82	Dwelling House, Shop, and Yard.	Montague David Scott, and Wil- liam James Max- well, Trustees of	The Commissioners of Her Majesty's Works.	of Her Majesty's Works.
33	Dwelling House, Shop, and Yard.	the Will of the late Sir David Scott.		John Law.
34	Dwelling House, Shop, and Yard.	-	John Sperling.	Louisa Newton.
35 & 19 Lamb Street.	Dwelling House, Shop, and Yard.	• • • []	John Cook. John Wischalls.
		Brown's La	ne.	
1	Dwelling House, Shop, and Yard.	Sarah Jones, Eliza Jones (Executors of Evan Jones), Eliza Jones, Charles Jones, Mary Jones, Louisa Jones, Jones, and Charles Jones.		The Commissioners of Her Majesty's Works.
		White Lion S	Street.	
21	Gateway, Yard, Counting House, Brewery, Stables, &c.	Samuel Betteley -	The Commissioners of Her Majesty's Works.	
		Fleur-de-lis (Court.	
14 and 15	Dwelling House, Back Premises, Gateway Entrance to Maidenhead Court.		Henry Parry and Morris Parry.	Henry Parry and Morris Parry.

No. in Street.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
	I	Maidenhead (Court.	ı
5 }	Dwelling Houses with small Rack Yards.	TheCommissioners	Henry Parry and Morris Parry.	Henry Parry and Morris Parry and their weekly Te- nants.
8 9 10	Dwelling Houses partly taken down.	of Her Majesty's \ Works.	James Soames and Louis Soames.	James Soames and Louis Soames.
,	, ,	Wheler Str	reet.	
67	Dwelling House	l (Elizabeth Oliver,	George Fleming.
65 <u>1</u>	and Yard. Dwelling House and Yard.		Executrix of David Oliver.	Stephen Lishman.
65	Soap Manufactory, Counting House,	TheCommissioners	James Soames and Louis Soames.	James Soames and Louis Soames.
64	Stabling, &c. Dwelling House,	of Her Majesty's Works,	William John Rickaby Kiddle,	William John Rick- aby Kiddle, Char-
63	Yard, &c. Dwelling House, Yard, &c.		Charlotte Eliza- beth Wither- field, Arthur Witherfield.	lotte Elizabeth Witherfield, Ar- thur Witherfield, and their weekly
	Public Street	The Commissioners of Paving, &c. for the Parish of Christ Church, Middlesex.		Tenants.
7	he Parish of Saint			of Middlesex.
1	(Desetting House)	Marshall's Bu	ildings.	(Banjamin Butches
1	Dwelling House and Yard.	Marsnau s Bu	ildings.	Benjamin Butcher.
1 2 3		The Eastern Coun-	ildings.	Richard Prescot.
2	and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House	The Eastern Counties Railway Company, James	ildings.	•
3	and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House	The Eastern Counties Railway Com-	idings.	Richard Prescot. Mary Smith.
2 3 4	and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard.	The Eastern Counties Railway Company, James	idings.	Richard Prescot. Mary Smith. Joseph Taylor.
2 3 4 5	and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House	The Eastern Counties Railway Company, James		Richard Prescot. Mary Smith. Joseph Taylor. Thomas Goodwin.
2 3 4 5	and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard.	The Rastern Counties Railway Company, James Briggs Clark.		Richard Prescot. Mary Smith. Joseph Taylor. Thomas Goodwin.
2 8 4 5	and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House	The Rastern Counties Railway Company, James Briggs Clark. Saint Leonard's	Place.	Richard Prescot. Mary Smith. Joseph Taylor. Thomas Goodwin. William Baily.
2 3 4 5 6	and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard. Dwelling House and Yard.	The Eastern Counties Railway Company, James Briggs Clark. Saint Leonard	Place.	Richard Prescot. Mary Smith. Joseph Taylor. Thomas Goodwin. William Baily. David Stibbe.

			 	 				
No. in Street.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.				
		Saint John's 1	Place.					
1	Dwelling House			Robert Houre.				
2	Dwelling House and Yard.	The Eastern Counties Railway Com-		William Rayner.				
3	Dwelling House	pany, James Briggs Clark.		Charles Harding.				
4	Dwelling House		-	John Wright.				
Saint James's Place.								
1	Dwelling House			Martha Taylor.				
•	and Yard.		_	Martin Leyan:				
2	Dwelling House and Yard.	The Eastern Counties Railway Com-		Sarah Edwards.				
3	Dwelling House and Yard.	pany, James Briggs Clark.		George Myers.				
4	Dwelling House and Yard.			Richard Hughes.				
		Elder Stre	et.					
	Manufactory,	l (Charles Frederick	Sophia Hatton.				
	Warehouses,	The Eastern Coun-	Powell and Miss					
	Counting Houses, Yards, Sheds,	ties Railway	Elizabeth Ann Powell.					
	Stables, &c.	Company, James Briggs Clark.	Lowerr					
	Garden		Sophia Hatton -	John Doggett.				
	Dwelling House and Premises,		Samuel Rutty -	Samuel Rutty.				
	Stone Yard, &c.	The Eastern Counties Railway	Charles Frederick) James Briggs				
	Piece of Ground,	Company, James	Powell and Miss	Clark, Charles				
	now Continua- tion of Street.	Briggs Clark.	Elizabeth Ann Powell, Sophia	Frederick Powell and Miss Eliza-				
	Piece of Ground,	The Commissioners	L Hatton. James Briggs Clark	Sophia Hatton				
	now Continuation of Street.	of Her Majesty's Works.		Samuel Ratty.				
	of Street.	WOLKS.	l	Tenants.				
		Shoreditch Hig	gh Street.					
31	Dwelling House, Shop, and Back	(John Hopkins -	John Hopkins, Tho- mas Hopkins.				
00.	Premises.		G	C				
$\left.\begin{array}{c} 32\\ \text{and} \end{array}\right\}$	Dwelling House, Shop, and Back		George Greenwood, Thomas Greenwood.	George Greenwood. Thomas Greenwood				
33 J 34	Yard. Dwelling House,		James Richard Han-	James Richard Han-				
	Shop, and Back Yard.	Mary Gordon,	corn.	corn.				
	}	Elizabeth Sophia Rae, Thomas	Messrs. Truman,	Joseph Moore Pal-				
35	Dwelling House, Shop, and Yard	Francis Crosse.	Hanbury, Bux-	mer.				
	(" Unicorn "							
	Public House).		pany, Joseph Moore Palmer.					
36	Dwelling House, Shop, and Back		John Doggett	John Doggett.				
	Yard.	1		I				

No. in Street.	Description of Property.	Owners or reputed Owners.	or re	Lessees puted Lessees.	Occupiers.
	Part of Court Yard of the Eastern Counties Rail- way Station and		-		The Eastern Counties Railway Company.
	Railing and Gates Cab Office Coal and Coke Office.	The Eastern Counties Railway Company.	:	: :	Henry Burgess Rof Gilbert Alder.
	Slip of Ground adjoining No. 36, Shoreditch High Street.		-		The Eastern Counties Railway Company.
	Public Street -	The Commisioners of Paving for the Parish of Saint Leonard, Shore-			

CAP. LIII.

An Act to amend the Laws relating to Bankruptcy in Scotland. [4th August 1853.]

' II/HEREAS an Act was passed in the Session of Parliament holden in the Second and Third Years of the Reign of ' Her present Majesty, intituled An Act for regulating the Seques- 2&SVi.t. c. 41. ' tration of the Estates of Bankrupts in Scotland; and it is ex-' pedient that the said Act be in some respects altered and ' amended, and that further Provision be made for the due Manage-' ment and more speedy Distribution of the Estates of Bankrupts ' under Sequestration in Scotland:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the

same, as follows: I. The Interim Factor, in place of being elected, as at present, Interim Factor shall be appointed by the Lord Ordinary by whom Sequestration to be named by shall be awarded, or by the Sheriff of the County, upon a Remit the Lord Ordito that Effect by the Lord Ordinary; and such Interim Factor nary, and to take immediate shall as soon as may be after his Appointment take possession of Possession of the Bankrupt's Estate and Effects, and of his Title Deeds, Books, Bankrupt's Bills, Vouchers, and other Papers and Documents, and also make Estate. up an Inventory of such Estate and Effects, and a Valuation showing the estimated Value and the annual Rental or Revenue thereof; and every such Interim Factor shall find Caution for his Intromissions to such Amount as the Lord Ordinary, or the Sheriff, where such Factor shall be appointed by the Sheriff, shall fix; and on such Caution being so found and received such Interim Factor shall be entitled to act, and a certified Copy of the Interlocutor containing his Appointment shall be equivalent to a formal Extract thereof; and such Interim Factor shall be entitled to make such Arrangements for the carrying on of the Trade of the Bankrupt as he may think beneficial for the Estate.

II. The

Deliverance awarding Sequestration to appoint Meeting to elect Trustee.

Not to be imperative on Lord Ordinary to grant personal Protection.

II. The Deliverance awarding Sequestration shall appoint a Meeting of the Creditors, to be held at a specified Hour on a mecified Day, being not earlier than Twelve nor later than Twentyone Days from the Date of such Deliverance, to elect a Trustee or Trustees in succession, and Commissioners, and to do the other Acts provided by the said recited Act to be done at the Meeting for electing a Trustee.

III. It shall not be imperative upon the Lord Ordinary, when awarding Sequestration, to grant to the Debtor or Partners of the Company against whom or which Sequestration is awarded a Warrant of Protection against Arrest or Imprisonment for Civil Debt until the Meeting of the Creditors for the Election of Trustee, but the Lord Ordinary may, while awarding Sequestration, refuse to grant such Warrant of Protection; and every such Warrant of Protection which may be granted in any Sequestration that shall not be advertised in the London and Edinburgh Gazettes in Terms of the said recited Act within One Week after the Date of such Sequestration shall be ineffectual, and incapable of being pleaded in Bar of personal Diligence: Provided always, that, notwithstanding the Lord Ordinary shall refuse to grant Interim Warrant of Protection as aforesaid, it shall be competent to the Creditors, on the Occasion of their Meeting to elect a Trustee, or at the Meeting after the Examination of the Bankrupt, or at any Meeting called for the Purpose of receiving as Offer of Composition, to resolve that personal Protection ought to be granted to the Bankrupt for such Time as they may think fit and the Trustee shall thereupon apply to the Sheriff, who shall grant the Protection.

Deliverance of Sheriff as to the Election of Trustee, final.

Trustee to send Circular to Creditors.

Certain Provisions repealed.

Errors in framing Oath and Claim may be corrected.

IV. The Deliverance of the Sheriff or Sheriff Substitute, declaring the Person or Persons elected to be Trustee or Trustee in succession, shall be final, and in no Case subject to Review in any Court or in any Manner whatever.

V. It shall be the Duty of the Trustee, immediately after the Examination of the Bankrupt, to notify, by circular Letter transmitted through the Post Office to every Creditor mentioned in the State of Affairs which by the said recited Act is directed w be made up by the Bankrupt, the Period within which Claims should be lodged.

VI. All Provisions of the said recited Act requiring any Creditor to specify separately in his Oath or Claim for his Debt the Amount of any Interest due thereon, or of any Interest deducted therefrom, or to specify any accumulated Sum of Principal and Interest, are hereby repealed.

VII. Where it shall appear to the Sheriff or to the Trustee that the Oath and Claim of any Person, produced with a view to voting or to ranking and drawing a Dividend on the Sequestration is not framed in the Manner required by the said recited Act, the Sheriff or the Trustee, as the Case may be, shall call upon such Person, or his Procurator or Mandatory, to rectify his Oath and Claim, pointing out to him wherein it is defective; and unless such Person shall thereupon make such Alteration upon his Oath and Claim as may be necessary in order to rectify the same, the Sheriff or Trustee, as the Case may be, shall disallow or reject such Oath and Claim: Provided always, that where the Failure 10 comply

comply with the Provisions of the said recited Act shall appear to have been made for some improper or fraudulent Purpose, or where Injury can be qualified by the other Creditors or any of them in respect thereof, it shall not be incumbent upon the Sheriff or Trustee to give such Person an Opportunity to rectify his Oath and Claim as aforesaid.

VIII. The Day to be fixed by the Sheriff for the Examination Time for Exof the Bankrupt shall be not sooner than Seven Days nor later amination of than Fourteen Days from the Date of the Sheriff's Warrant for such Examination; and the Meeting of Creditors appointed by the said recited Act to be held after the Examination of the Bankrupt shall be held on a Day not sooner than Seven Days nor later than Fourteen Days from the Day appointed for such Examination.

IX. Wherever it is by the said recited Act or by this Act Notice on which directed that a Meeting of Creditors shall or may be called or held, a Notice of the Day, Hour, Place, and Purpose of the Meeting shall be advertised in the Edinburgh Gazette Seven Days at least before the Day of the Meeting, in place of Fourteen Days, as at present; and such Meeting may be adjourned till the follow-

ing Day.

X. In place of the Times appointed by the said recited Act for Provision for Payment of Dividends, the Periods for Payment of Dividends shall Payment and be as follows; that is to say, where there are sufficient Funds realized, the First Dividend shall be payable on the First lawful Day after the Expiration of Six Months from the Date of Sequestration, and a Dividend shall always be payable on the First lawful Day after the Expiration of Three Months from the Date of the Payment of the immediately preceding Dividend, until the whole Funds of the Bankrupt be distributed, subject always to the Provisions in the said recited Act and in this Act contained: Provided always, that after the Second Dividend is made, a Majority of the Creditors, at any General Meeting called for the Purpose, may determine that future Dividends shall be made after shorter Intervals, and the Affairs of the Estate brought to a more speedy Close; and even before the Period assigned for the First Dividend as aforesaid, it shall be competent to Three Fourths in Number and Value of the Creditors present at the Meeting after the Bankrupt's Examination, or at any after Meeting called for the Purpose, to direct the Trustee to apply to the Lord Ordinary or the Sheriff for Authority to make the First Dividend at an earlier Period than the Expiration of Six Months from the Date of the Sequestration, but not earlier than Four Months from such Date, if upon Cause shown it shall be found expedient so to do, and also to accelerate the Time for making the Second and other Dividends; and where the Lord Ordinary or the Sheriff shall, upon such Application, accelerate the First or any subsequent Dividend, he shall also make the requisite Provision for the Acceleration of any other Matters which he may find it necessary to accelerate in consequence thereof.

XI. To entitle any Creditor to Payment of the First Dividend, Time for lodghe shall produce, as directed by the said first-recited Act, his ing Oaths and Oath and Grounds of Debt at least Two Months before the Time fixed for Payment of the First Dividend where such Time of Payment shall not have been accelerated, or One Month before the

Bankrupt, and for Meeting of Creditora

Acceleration of Dividends.

Grounds of Debt in order

Z 2

Time

Time fixed for Payment of the First Dividend where such Time shall have been accelerated; and to entitle any Creditor to Payment of any of the subsequent Dividends, he shall produce, aaforesaid, his Oath and Grounds of Debt at least One Month before the Time fixed for Payment of the Dividend which be means to claim.

Time for making up State of Bankrupt's Affairs, and of the Trustee's Intromissions, &c.

XII. The State of the whole Estate of the Bankrupt, of the Funds recovered and outstanding, and of the Trustee's Intromissions and Management, directed by the said recited Act to be made up, shall be so made up immediately on the Expiration of Four Months from the Date of the Sequestration, in place of Six Months, as at present; and all Things directed by the said recited Act to be done by the Trustee, or Commissioners, or any other Person, within Fourteen Days after the Expiration of the said Six Months from the Date of the Sequestration, or within any Period calculated from the Expiration of the said Fourteen Days shall be done within Fourteen Days after the Expiration of the said Four Months from the Date of the Sequestration, and within the like Period calculated from the Expiration of the said lastmentioned Fourteen Days respectively; and the Notice which by the said recited Act is directed to be given in the Edinburgh Gazette published next after the Expiration of the said first-mentioned Fourteen Days shall in lieu thereof be given in the Ediaburgh Gazette published next after the Expiration of the said last-mentioned Fourteen Days.

Time for making up Scheine of Division by the Trustee, and State of Affairs, &c., in order to Second Dividend.

XIII. The Scheme of Division directed by the said recited Act to be made up by the Trustee before the Expiration of Eight Months from the Date of the Sequestration shall be made up before the Expiration of Six Months from the said Date, and the State directed by the said recited Act to be made up by the Trustee on the Expiration of Ten Months from the Date of the Sequestration shall be made up on the Expiration of Seven Months from the said Date; and the Trustee shall, within Fourteen Days after the Expiration of the said Seven Months, exhibit the said State to the Commissioners, and thereupon such Procedure shall take place with reference to the said State, and to the Second Dividend, as is provided by the said recited Act.

Like Procedure to be followed on Occasion of subsequent Dividends.

XIV. The like Procedure shall be followed out as to subsequent Dividends at similar Intervals of Time thereafter, in order that a Dividend may be made on the First lawful Day after the Expiration of every Three Months from the Day of the Payment of the immediately preceding Dividend, until the whole Funds of the Bankrupt shall be divided.

Where Foreign Creditor lodges Oath and Grounds of Debt at any Time previous to a Dividend, Fund to be laid aside.

XV. Where any Creditor not resident within Great Britain or Ireland at the Date of the Deliverance awarding Sequestration, or at any Time within Four Months thereafter, shall lodge his Oath and Grounds of Debt Fourteen Days previous to any Time fixed for Payment of a Dividend, though not in Time to entitle such Creditor to participate in such Dividend, the Trustee shall make such Deduction from the divisible Fund as shall be equal to the Dividend which would have been payable to such Foreign Creditor had his Oath and Grounds of Debt been timeously lodged and his Claim been sustained; and the Sum so deducted shall form Part

of the Fund for Division on the Occasion of Payment of the next Dividend.

XVI. The Bankrupt may, on the Expiration of Six Months Proceedings in rom the Date of the Sequestration, in place of Eight Months, as Petition for it present, present a Petition to the Lord Ordinary or the Sheriff, o be finally discharged of all Debts contracted by him before the Date of the Sequestration, provided a Majority in Number and Four Fifths in Value of the Creditors who have produced Oaths concur in the Petition; and the Bankrupt may also present such Petition on the Expiration of Twelve Months from the Date of the Sequestration, provided a Majority in Number and Two Thirds in Value of the said Creditors concur in the Petition; and the Bankrupt may also present such Petition on the Expiration of Eighteen Months from the Date of the Sequestration, provided a Majority in Number and Value of the said Creditors concur in the Petition; and the Bankrupt may also present such Petition on the Expiration of Two Years from the Date of the Sequestration, without any Consents of Creditors; and the Lord Ordinary or the Sheriff, as the Case may be, shall, in each of the Cases aforesaid, order the Petition to be intimated in the Edinburgh Gazette; and if, at the Distance of not less than Twenty-one Days from the Publication of such Intimation, and on Evidence being produced of Concurrence as aforesaid, there be no Appearance to oppose the same, the Lord Ordinary or the Sheriff, as the Case may be, shall pronounce a Deliverance finding the Bankrupt entitled to a Discharge; but if Appearance be made by any of the Creditors, or by the Trustee, the Lord Ordinary or the Sheriff, as the Case may be, shall judge of any Objections against granting the Discharge, and shall either find the Bankrupt entitled to his Discharge, or refuse the Discharge, or defer the Consideration of the same for such Period as he may think proper, and may annex such Conditions thereto as the Justice of the Case may require: Provided always, that it shall not be competent for the Bankrupt to present a Petition for his Discharge, or to obtain any Consent of any Creditor to such Discharge, until the Trustee shall have prepared a Report with regard to the Conduct of the Bankrupt, and as to how far he has complied with the Provisions of the Statute, and in particular whether the Bankrupt has made a fair Discovery and Surrender of his Estate, and whether he has attended the Diets of Examination, and whether he has been guilty of any Collusion, and whether his Bankruptcy has arisen from innocent Misfortunes or Losses in Business, or from culpable or undue Conduct; and such Report shall be prepared by the Trustee, upon the Requisition of the Bankrupt, at any Time after the Expiration of Five Months from the Date of the Sequestration; and such Report shall be produced in the Proceedings for the Bankrupt's Discharge, and shall be referred to by its Date or by other distinct Reference in any Consent to his Discharge.

XVII. All Accounts for Law Business incurred by the Trustee Accounts for

shall, before Payment thereof by the Trustee, be submitted for Law Business Taxation to the Auditor of the Court of Session, or to the Auditor under Sequesof the Sheriff Court of the County in which the Bankrupt carried tration to be on his Business, as may be directed by a General Meeting of the Creditors.

Bankrupt's Discharge.

Interpretation Clause.

XVIII. All Words and Expressions used in the said recited Act and in this Act shall, in construing this Act, be held to include the Meanings which they respectively include when used in the said recited Act.

CAP. LIV.

An Act to alter certain Duties of Customs.

4th August 1853.

HEREAS it is expedient to alter the Duties of Customs imposed by any Act or Acts in force relating to the 'Customs upon the several Articles herein mentioned, and to ' allow certain Articles to be imported into the United Kingdom ' without Payment of Duty :' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,

I. The Duties of Customs now chargeable on the Articles under mentioned imported into Scotland and Ireland shall cease and determine, and in lieu thereof the following Duties shall be charged from and after the Twenty-first Day of April One thousand eight

following Duties hundred and fifty-three; viz. Spirits or Strong Waters, for every Gallon of such & Spirits or Strong Waters, of any Strength not exceeding the Strength of Proof by Sykes's Hydrometer, and so in proportion for any greater or less Strength than the Strength of Proof, and for any greater or less Quantity than a Gallon, viz. - Spirits or Strong Waters, the Produce of any British Possession in America, not being sweetened Spirits or Spirits mixed with any Article, so that the Degree of Strength thereof cannot be exactly ascertained by such Hydrometer: If imported into Scotland - the Gallon - Ireland - the Gallon Rum, the Produce of any British Possession within the Limits of the East India Company's Charter, not being sweetened Spirits or Spirits so mixed as aforesaid, in regard to which the Conditions of the

Act, 4 Victoria, Chapter 8, have or shall have been fulfilled:

If imported into Scotland - the Gallon Ireland - the Gallon

Rum Shrub, however sweetened, the Produce of and imported from such Possessions, in regard to which the Conditions of the Act, Fourth Victoria, Chapter Eight, have or shall have been fulfilled. or the Produce of and imported from any British Possession in America:

If imported into Scotland - the Gallon - Ireland - the Gallon

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chargeable on under-mentioned Articles to cease, and to be charged.

Duties now

II. The Duties of Customs chargeable upon the Goods, Wares, Duties chargeand Merchandise hereafter mentioned imported into the United able on Goods, Kingdom shall cease and determine on and after the First Day acc. nerester mentioned imof June One thousand eight hundred and fifty-three; viz.

ported into United Kingdom to cease on June 1, 1853.

Agates or Cornelians, cut or manufactured.

Albumen.

Amber, Manufactures of, not enumerated.

Anchovies.

Aquafortis.

Bandstring Twist,

Barytes, Sulphate of, ground.

Bast Ropes, Twines, and Strands.

Blacking.

Books, being of Editions printed prior to the Year 1801, bound or unbound.

Rran

Brass, Powder of.

Bricks and Clinkers, Dutch and other Sorts.

Bronze Powder.

Brushes, Paint.

Buttons of Metal, and other Sorts.

Cameos, not set.

Camphor, refined.

Cantharides.

Carmine.

Carriages of all Sorts.

Casks, empty.

Catlings.

Chalk, prepared or manufactured, and not otherwise enumerated.

Cider.

Citron, preserved in Salt.

Cobalt, Oxide of.

Corks, Fishermen's.

Crayons.

Crystal, cut or manufactured.

Cucumbers preserved in Salt.

Elder Flower Water

Extract of Chesnut Bark and Wood.

Quercitron Bark.

Logwood.

Safflower.

Fish, viz.

Eels.

Turbots.

of Foreign taking.

Ovsters.

Salmon.

Soles.

Tartle.

fresh, not otherwise enumerated.

cured, not otherwise enumerated.

Frames for Pictures, Prints, Drawings, or Mirrors.

Furniture Woods, excepting Ash, Beech, Birch, Elm, Oak, Wainscot.

Gauze of Thread.

Gold, Leaves of.

Gunpowder.

Hair, Manufactures of Hair or Goat's Wool, or of Hair or Goat's Wool and any other Material not particularly enumerated or otherwise charged with Duty.

Hams of all Kinds.

Harp Strings or Lute Strings, silvered.

Honey.

Ink, Índian.

Iron Wire.

Rough Castings.

Isinglass.

Latten Wire.

Mead or Metheglin.

Meat, preserved in any other Manner than salted.

Mercury, prepared.

Metal, Leaf Metal.

Naptha.

Oil of Rosin.

Olives.

Orange Flower Water.

Orsedew.

Painters Colours, manufactured.

Pencils, of Slate and not of Slate.

Perry.

Phosphorus.

Pickles, and Vegetables preserved in Salt.

Pollard.

Pomegranates.

Pots, viz.

Melting Pots for Goldsmiths.

of Stone.

Rose Water.

Saccharum Saturni.

Sausages or Puddings.

Seed, viz.

Canary.

Carrot.

Clover.

Ciover.

Grass of all Sorts.

Leek.

Lucern.

Mustard.

Onion.

Trefoil.

All other Sorts, not particularly enumerated or otherwise charged with Duty.

Silkworm Gut.

Skins. Articles manufactured of Skins or Furs.

Smalts.

Spectacles.

Spelter or Zinc; viz.

Rods and Oxide of.

Stone and Slate, hewn.

Marble, sawn into Slabs, or otherwise manufactured.

Tamarinda.

Tiles.

Tobacco Pipes of Clay.

Turpentine, of a greater Value than 15s. per Cwt. Oil or Spirit of.

Twine.

Vanelloes.

Varnish, not otherwise described.

Verdigris.

Wafers.

Wax, Sealing.

Whipcord.

Waste Wood, viz.

Billet Wood or Brush Wood, used for the Purpose of Stowage.

Yarn of Silk and Worsted, spun together and not dyed.

Raw Worsted Yarn not dyed, or only partially dyed, and not being fit or proper for embroidering, or other fancy Purposes.

III. In lieu of the Duties of Customs now chargeable on Tea Duties to be imported into the United Kingdom, the following Duties shall be charged on Tea, charged on and after the First Day of June One thousand eight hundred and fifty-three:

on and after June 1, 1853.

To 5th April 1854 inclusive.	From and after 5th April 1854 to 5th April 1855 inclusive.	From and after 5th April 1855 to 5th April 1856 inclusive.	From and after 5th April 1856.
£ s. d. 0 1 10 per Pound.	£ s. d. 0 1 6 per Pound.	£ s. d. 0 1 3 per Pound.	£ s. d. 0 1 0 per Pound.

IV. The Duties of Customs chargeable upon the Goods, Wares, and Merchandise hereafter mentioned imported into the United Kingdom, shall cease and determine on and after the Fourth Day of June One thousand eight hundred and fifty-three; viz.

Duties on Goods, &c. hereafter mentioned to cease on and after June 4, 1853.

Cables, not of iron, new and old, tarred and untarred. Coir Rope, Twine, and Strands.

Copper, Ore of.

Regulus of.

and Brass, old, fit only to be re-manufactured. unwrought, viz. in Bricks or Pigs, Rose Copper, and all Cast Copper.

Copper,

Copper. Ore of-continued.

Part wrought, viz. Bars, Rods, or Ingots, hammered or raised.

in Plates, and Copper Coin.

or Brass Wire.

Cordage, tarred or untarred, including standing or running Rigging.

Glass: all Plate Glass, cast or rolled, of whatever Thickness, however small each Pane, Plate, or Sheet, whether silvered, polished, or rough.

painted or otherwise ornamented.

all White Flint Glass Bottles, not cut, engraved, or otherwise ornamented, and Beads and Bugles of Glass. Wine Glasses, Tumblers, and all other White Flint Glass

Goods, not cut, engraved, or otherwise ornamented. Bottles of Glass covered with Wicker (not being Cut

Glass), or of Green or common Glass. Articles of Green or common Glass.

Manufactures, not otherwise enumerated or described, and old broken Glass, fit only to be re-manufactured.

Lead, Pig and Sheet.

Linen, or Linen and Cotton, viz.

Cambrics and Lawns, commonly called French Lawns. whether plain or bordered.

Lawns of any Sort, not French. Damasks and Damask Diaper. Sails of all Sorts.

Mats and Matting.

Pictures.

Poultry and Game, alive or dead.

Tin, viz.

in Blocks, Ingots, Bars, or Slabs.

Truffles.

Verjuice.

Wire, viz.

Gilt, plated, Silver and Brass. Yarn, Cable Yarn.

In lieu of Duties now charged on Articles under mentioned, the following to be charged on and after June 4, 1859.

V. In lieu of the Duties of Customs now chargeable on the Articles under mentioned imported into the United Kindom, the following Duties shall be charged on and after the Fourth Day of June One thousand eight hundred and fifty-three; viz.

	•		d.
Apples, raw (not of British Possessions) the Bushel	õ	Ö	3
dried the Bushel	0	1	0
Butter (not of British Possessions) - the Cwt.	0	5	0
Cheese (not of British Possessions) to be charged on			
the landing Weight the Cwt.	0	2	6
Cocoa the lb.	0	0	1
- Husks and Shells the lb.	0	0	0
——— Paste and Chocolate the lb.	0	0	2
Nuts, small the Bushel	0	1	0
Walnuts the Bushel	0	1	0
Raisins the Cwt.	0	10	0

C. 54.

	£	s.	d.
Almonds, Jordan the Cwt.	0	10	0
not Jordan, nor bitter - the Cwt. Paste of the lb.	0	10	0
Paste of the lb.	0	0	2
Arrow Root the Cwt.	0	_	41
Barley, pearled the Cwt.	0	Q	୍ୟ <u>ୟ</u>
Baskets, viz.			
Baskets corresponding with the Description			
commonly called Berlin - the Cubic Foot	0		7
all others the Cubic Foot	0		2
Beads, Coral the lb.	0	1	6
Arango, Crystal, Jet, and other Sorts not	_	_	•
enumerated or described - the lb.	0	0	2
Brass, Manufactures of, not otherwise enumerated,	^	10	
the Cwt.		10	0
Brocade of Gold or Silver the lb.	U	5	0
Bronze, Manufactures of, not otherwise enumerated,	^	10	^
the Cwt.	U	10	0
Candles, viz. Spermaceti the Cwt.	Λ	2	4
Stearine, till the 5th of April 1858, unless	v		-
the Duty upon Tallow shall be repealed at			
an earlier Time, in which Case this Duty			
shall be reduced to the same Rate as Tallow			
Candles the Cwt.	0	3	6
Tallow the Cwt.	Ŏ	_	4.
Wax the Cwt,	0		4
Canes, viz.			
- Walking Canes or Sticks, mounted, painted,			
or otherwise ornamented - the 100		6	0
— Umbrella or Parasol Sticks • the 100	0	_	0
Capers, including the Pickle Cards, viz., Playing Cards - the Dozen Packs Cassava Powder the Cwt.		0	1
Cards, viz., Playing Cards - the Dozen Packs		15	0
Cassava Powder the Cwt.	0	0	45
Cassia Lighea the ib.	0	0	1
Chicory, or other Vegetable Matter applicable to the Uses of Chicory or Coffee, viz.			
raw or Kiln-dried, until 10th October 1854	_		•
inclusive the Cwt.		4	-
from and after 10th October 1854	_	Free	
roasted or ground - the lb. China Ware, or Porcelain, painted or plain, gilt or	U	0	4
ornamented the Cwt.	٥	10	0
Cinnamon the lb.		Õ	
Clocks, viz.	·	•	-
not exceeding the Value of 5s. each,			
the Dozen	0	4	Ó
- exceeding the Value of 5s. and not exceeding			
the Value of 12s. 6d. each - the Dozen	0	∕ 8	0
exceeding the Value of 12s. 6d. and not	_	_	
exceeding the Value of 3l. each - each	0	2	0
exceeding the Value of 3L and not exceeding	^	4	٠.
the Value of 10l. each - each	0	10	0
exceeding the Value of 10l. each - each	U	W	0

	£		
Cloves the lb.	0	-	
Coculus Indicus the Cwt. Coffee, reasted or ground the lb.	0	-	
Coffee, roasted or ground the lb.	0		_
Comfits, dry, until 5th July 1854 inclusive - the lb.	0	-	
from and after 5th July 1854 - the lb.	0	_	
Confectionery, until 5th July 1854 inclusive, the lb.	0	_	_
from and after 5th July 1854, the lb.	0	0	1
Copper, Manufactures of, not otherwise enumerated	^	10	^
or described, and Copper Plates, engraved, the Cwt. Corks, ready made the lb.		10	
Corks, ready made the lb	0	_	0
Dates the Cwt.	_	10	0
Dice the Pair	_	10	0
Earthenware, not otherwise enumerated or described,	•	•	U
the Cwt.	٥	10	0
Feathers, dressed, viz.	•	10	v
—— Ostrich the lb.	0	3	0
Ostrich the lb. Paddy Bird the lb.	ŏ		
not otherwise enumerated or described	•	_	·
the lb.	0	3	0
Flowers, Artificial, not made of Silk, per Cubic Foot	-	_	
as packed, no Allowance for vacant Spaces,			
the Cubic Foot	0	12	0
wholly or in part made of Silk, the Cubic Foot	0	12	0
Fruit, raw, not otherwise enumerated - the Bushel	0	0	2
Ginger, preserved, until 5th July 1854 inclusive,			
the lb.	0	0	2
from and after 5th July 1854,			
the lb.	0	0	1
Glass, viz.			
any Kind of Window Glass, White or stained			
of One Colour only, (except Plate or Rolled			
Glass,) and Shades and Cylinders, until the	_	_	
5th April 1855 inclusive - the Cwt.	0	2	6
from and after 5th April 1855 until 5th April	_		
1857 inclusive the Cwt.	O,	_	6
from and after 5th April 1857 all Flint Cut Glass, Flint coloured Glass, and	1	ree	۱,
fancy ornamental Glass, of whatever Kind,			
the Cwt.	Λ	10	0
Grapes the Bushel		0	2
Hair Articles; Manufactures of Hair or Goats	U	٠	-
Wool, or of Hair or Goats Wool and any other Ma-			
terial, wholly or in part made up, not particularly			
enumerated or otherwise charged with Duty,			
for every 100%. Value	5	0	0
Hats or Bonnets, viz.	-	•	
of Chip the lb.	0	2	6
of Bast, Cane, or Horse-hair the lb.	Ō	2	6
of Straw the lb.	0	2	6
of Felt, Hair, Wool, or Beaver - each	0	1	0
Hats of Silk or Silk Shag laid upon Felt, Linen, or			
other Material each	0	1	0

Iron and Steel, wrought or manufactured, viz.			
Machinery, wrought Castings, Tools Cutlery	4	· s.	
and other Manufactures of Iron or Steel	æ	. 5.	d.
not enumerated the Cwt.	Λ	2	c
fancy ornamental Articles of Iron - the Cwt.	-	_	6
of Steel the Cont		15	
Jewels, Emeralds, and all other precious Stones,	U	15	0
set - for every 100/ Value	• • •	_	_
set - for every 1001. Value Lead, Manufactures of, not otherwise enumerated	10	0	0
	_	_	_
Leether wis Boot Books the Cwt.		2	0
Leather, viz., Boot Backs - the Dozen Pairs - the Cwt.		1	6
Lieuwice Posts (not of Posts Posts		10	0
Liquorice Paste (not of British Possessions) - the Cwt.	1	0	0
Powder (not of British Possessions) - the Cwt.	1	0	0
Root, until 5th April 1857 inclusive, the Cwt.		5	0
From and after 5th April 1857]	Free	.
Root, until 5th April 1857 inclusive, the Cwt. from and after 5th April 1857 Maccaroni the Cwt.	0	1	0
	0	1	0
Marmalade, until 5th July 1854 inclusive - the lb.	0	0	2
Irom and after 5th July 1854 - the like	0	0	11
mediars the Bushel	0	0	2
			_
Musical Boxes, small, not exceeding Four			
Inches in Length - the Air large - the Air Overtures, or extra Accompaniments Piano Fortes, horizontal grand - each	0	0	3
large the Air	Ŏ	Ö	8
Overtures, or extra Accom-	•	•	•
paniments the Air	0	2	6
—— Piano Fortes, horizontal grand - each	3	õ	ŏ
	2	ŏ	ŏ
Darmoniums or Sermhines, not exceeding	~	v	V
Three Stops each Four Stops, and	0	12	0
Four Stone and	v	12	v
not exceeding Seven Stops each	1	4	0
Eight Stops,	1	7	U
and not exceeding Eleven Stops, - each	,	10	^
exceeding		10	O
Flores Carre	0	^	^
Accordions, commonly called Chinese	2	0	0
41 . 100 37 .	^		^
other Sorts, including Flutinas	0	1	0
and common German square Concertinas			
the 100 Notes	_	_	_
Concertina of Octagon Form, not common	0	5	0
German	_		_
German each Brass Instruments, all Sorts the lb.	0	4	0
Musical Instruments, an Sorts - the lb.	0	0	9
Musical Instruments, not otherwise enume-			
Marie 1 73	10	0	0
Nutmers except these several and a two two	0	1	6
Nutmegs, except those commonly called Wild - the lb. Nux Vomica - the Cwt.	0	1	0
Oil, viz.	0	2	0
A 1 1			
D	0	0	1
Bays - the lb.	0	0	1
Essential Oil of Cloves - the lb.	0	1	0

A.D.1853.

•	£	£.	d.
Onions the Bushel	0	4	1
Pears, raw the Bushel		0	
dried the Bushel		1	
Percussion Caps the 1,000	0	0	1
Perfumery, not otherwise enumerated, and scented			
or fancy Soap the lb.	0	0	2
Pewter, Manufactures of, not otherwise enumerated			
the Cwt.	0	2	0
Pickles preserved in Vinegar - the Gallon		0	
Pimento the Cwt.	0	5	0
Plate of Gold the Cwt.	1	1	0
— of Silver, gilt or ungilt - the oz. Troy	0	1	8
Platting, or other Manafactures of Straw, Chip, or			
other Materials to be used in or proper for		-	
making or ornamenting Hats or Bonnets,			
not otherwise enumerated or charged with			
Duty the lb.	0	2	0
Cordonet, single, and Twist of Straw or of			
	0	0	6
other Materials - the lb. Willow Squares - the Dosen		0	ì
Plums, commonly called French Plums and Prunellos,	_		_
the Cwt.	0	15	•
dried or preserved (except in Sugar), not	•		-
otherwise described the Cwt.	0	15	0
preserved in Sugar, until 5th July 1854 in-	•		•
clusive the lb.	0	0	2
from and after 5th July	.· •	•	-
1854 the lb.	0	0	11
Pomatum the lb.	ŏ	_	2
Potato Flour the Cwt.	ŏ		41
Powder, viz.	·	·	-3
Hair Powder the lb.	0	0	2
Perfumed the lb.	ŏ	ŏ	2
not otherwise enumerated or described, that	v	u	-
will serve the same Purpose as Starch			
the Cwt.	0	0	41
Prints and Drawings, plain or coloured, single - the lb.	ŏ	Ö	3
bound or sewn - the lb.	0	Ö	3
admitted under Treaties of In-	v	U	u
ternational Copyright, single,			
the lb.	Λ	^	11
bound or sewn - the lb		0	11
Quassia the Cwt.	0	ì	0
Quinces the Bushel	Ö	0	3
	0	o	4 <u>1</u>
Rice, not rough, nor in the Husk - the Cwt.	•		
Rough, and in the Husk - the Quarter	0	0	9
Sago the Cwt.	0	0	41
Scaleboard the Cwt.	0	1	0
Semolina the Cwt.	0	0	41
Ships, Foreign Ships, to be broken up, with their			
Tackle, Apparel and Furniture (except	_	_	_
Sails) for every 100l. Value	5	0	0
broken up, for every 100l Value	5	0	0

•	£	8.	d.
Spa Ware the Cubic Foot	0	0	6
Spelter or Zinc, Manufactures of, not otherwise			
enumerated the Cwt.	0	2	0
Spirits, Cordials, or Strong Waters, not being the			
Produce of any British Possession in America,			
nor of any British Possession within the Limits			•
of the East India Company's Charter, in regard			
to which the Conditions of the Act 4 Vict.			
Cap. 8. have or shall have been fulfilled, sweet-			
ened or mixed with any Article so that the			
Degree of Strength cannot be exactly ascertained			
by Sykes's Hydrometer, and perfumed Spirits	_		_
to be used as Perfumery only - the Gallon	1	-	0
Starch the Cwt.	0	-	41
Gum of, torrifled or calcined - the Cwt.	0	0	$4\frac{7}{2}$
Succades, including all Fruits and Vegetables pre-			
served in Sugar, until the 5th July 1854	_	_	_
inclusive the lb.	0		2
from and after 5th July 1854 - the lb.	0	-	11
Tapicca the Cwt. Tin Foil the Cwt.	0	-	41
	U	10	0
— Manufactures of Tin, and not otherwise enumerated the Cwt.	^	10	^
Toys, viz.	U	10	0
- Marbles the Cwt.	0	1	0
- all other Toys the Cubic Foot	ŏ	-	4
Turnery, not otherwise described - the Cubic Foot	Õ	-	4
Varnish, containing any Quantity of Alcohol or	·	U	-
Spirit - the Gallon	n	12	0
Vermicelli the Cwt.	ŏ		Ö
Vinegar the Gallon	ŏ	_	3
Washing Balls the lb.	ŏ	ŏ	2
Water, Cologne Water, the Flask (Thirty of such	•	·	_
Flasks containing not more than One			
Gallon) each	0	0	8
when not in Flasks (as perfumed Spirits)	_	-	_
the Gallon	1	0	0
3	_	_	-

VI. In lieu of the present ad valorem Rates of Duties of Cus- In lieu of pretoms charged upon the Importation into the United Kingdom of sent ad valorem the under-mentioned Articles as not being enumerated in the Duties on Arthe under-mentioned Articles as not being enumerated in the ticles under Tariff, the following Duties of Customs shall be charged thereon mentioned, the on and after the Fourth Day of June One thousand eight hun- following shall dred and fifty-three; viz.

be charged on and after June 4, 1853.

Biscuit and Bread the Cwt.	0	0	41
Caoutchouc or Indian Rubber, Manufactures of, the lb.	0	0	4
Coral Negligées the lb.	0	1	0
Daguerreotype Plates the lb.	0	0	3
Fig Cake the Cwt.	0	15	0
Gutta Percha, Manufactures of, not moulded, such as			
Bands, Sheets, Soles, Tubing, - the Cwt.	0	5	0
Articles moulded - the lb.	0	0	2

Lucifers of Wood, in Boxes containing not more than	£	S.	d.
100 Matches - the Gross of Boxes	0	0	2
Lucifers of Wood, in Boxes containing more than			
100 Matches the Gross of Boxes	0	0	3
- Vesta of Wax, in Boxes not exceeding 1,000			
Matches - the Dozen Boxes	0	0	6
in Boxes exceeding 1,000 Matches,	_	_	-
the 1,000 Matches	0	0	01
Mandioca Flour the Cwt.	Ŏ		41
Manna Croup the Cwt.	Õ	ō	41
Mustard, mixed or manufactured, except Flour,	٠	٠	
	^	_	Λ
the Cwt.	0	5	
Oil Cloth, for Table Covers - the Square Yard		0	
Salacine the oz.	0	0	3
Sauces, not otherwise enumerated - the lb.	0	0	1
Soy the Gallon	0	0	6
Sterine, till the 5th of April 1858, unless the Duty			
upon Tallow shall be repealed at an earlier			
Time, in which Case this Duty shall then			
	0	3	6
cease the Cwt.	_		-
——— after the 5th of April 1858	r	ree	
Veneers the Cwt.	0	1	0

In lieu of certain Duties the following to be charged on and after June 8, 1853;

on certain other Articles the following Duties to be charged on and after July 12, 1853;

and on certain other Articles the following Duties to be charged on and after June 11, 1853.

VII. In lieu of the Duties of Customs now chargeable on the Article under mentioned imported into the United Kingdom, the following Duties shall be charged on and after the Eighth Day of June One thousand eight hundred and fifty-three; viz.

Eggs not of British Possessions - the 120 0 0 4

VIII. In lieu of the Duties of Customs now chargeable on the Articles under mentioned imported into the United Kingdom, the following Duties shall be charged on and after the Twelfth Day of July One thousand eight hundred and fifty-three; viz.

IX. In lieu of the Duties of Customs now chargeable on the Articles under mentioned imported into the United Kingdom, the following Duties shall be charged on and after the Eleventh Day of June One thousand eight hundred and fifty-three; viz.

Possession - - the Cwt 0 15 0 Cherries, raw - - the Bushel 0 0 2 —— dried, until 5th July 1854 inclusive - the lb. 0 0 2

ditto, from and after 5th July 1854 - the lb. 0 0 1½ Cotton Manufactures, viz.

Fringe - - - - the lb. 0 0 2
Gloves of Cotton or Thread the dozen Pairs 0 0 3

	_		
Cotton Manufactures—continued.	Ł	8.	d.
Stockings, of Cotton or Thread, the dozen Pairs	0	0	6
Socks, or half Hose of Cotton or Thread,			
the dozen Pairs	0	0	3
Articles or Manufactures of Cotton, wholly	_	•	•
or in part made up, not otherwise charged			
		^	_
with Duty - for every 100% Value	9	0	0
Embroidery and Needlework, viz.			
——— Silk Net, figured with the Needle, being Imi-			
tation Lace, and Articles thereof, the lb.	0	10	0
Cotton Net, figured with the Needle, being			
Imitation Lace, and Articles thereof, the lb.	0	8	0
Curtains, commonly called Swiss, embroidered	•	•	•
on Muslin or Net the lb.	0	1	0
	v	1	U
All other Embroidery not enumerated,	••	_	_
for every 100%. Value	10	0	0
of and from British Possessions,			
for every 100l. Value	5	0	0
Lace and Articles thereof, viz.			
- Mohair or Worsted the lb.	0	1	0.
Thread or Cotton Pillow Lace (not being	•	•	U .
Procede Deink or Come Description			
Brussels Point or Saxon Bone Lace), not		_	_
exceeding One Inch in Width - the lb.	1	0	0
- Thread or Cotton Pillow Lace (not being			
Brussels Point or Saxon Bone Lace), ex-			
ceeding One Inch in Width - the lb.	2	0	0
- Silk Lace, Pillow and Application, not being	_	_	_
Saxon Wire Ground Lace - the lb.	1	10	0
Silk Saxon Wire Ground Lace, and all Lace	•	10	v
	^	_	_
known as Maltese the lb.	U	8	0
Brussels Point, and other Lace made by the			
Hand, not otherwise charged with Duty,			
for every 100%. Value	10	0	0
Linen, or Linen and Cotton Manufactures; viz.			
— Cambric Handkerchiefs, hemmed or hem-			
stitched, not trimmed the Doz.	Δ	2	6
	ŏ		
Stays - the Dozen Pairs	Ų	4	0
Articles, Manufactures of Linen, or of Linen	•		
mixed with Cotton or with Wool, wholly			
or in part made up, not particularly enu-			
merated or otherwise charged with Duty,			
for every 100%. Value	5	0	0
Mill Boards the lb.	Ō	Ŏ	21
Paper, viz.	•	•	~ 2
Description Description and of old Done on Condess			
Brown Paper made of old Rope or Cordage			
only, without separating or extracting the			
Pitch or Tar therefrom, and without any			
Mixture of other Materials therewith,			
the lb.	Ó	0	$2\frac{1}{4}$
- Printed, painted, or stained Paper or Paper-	•		•
hangings or Flock Paper, the Square Yard	0	0	1
- Waste Paper, or Paper of any other Sort not	_	_	-
particularly enumerated or described, not			
particularly chamerated or described, not	^	^	01
otherwise charged with Duty - the lb.	0	0	$2\frac{1}{2}$
16 & 17 Vict. A a			

to direct in what Manner and Proportion such Business shall be divided between and transacted by the said Two Officers; and in all and every Case where any Party or Person is dissatisfied or feels himself aggrieved by the Decision of the Assistant Taxing Officer, it shall and may be lawful for such Party or Person, before the Bill of Costs shall be certified, to bring the Item, Question, or other Matter by way of Appeal from the Decision of the Assistant Officer before the Principal Officer, who shall with all convenient Despatch dispose of the Item, Question, or other Matter so brought before him on such Appeal.

Taxing Officers Powers and be subject to the same Regulations as Taxing Officers created under recited Acts

IV. The said Two Officers appointed or to be appointed under to have the same the Provisions of this Act shall have the same Power and Authority, and be subject to the same Regulations as to Duties and Attendance, as are given and contained with reference to Taxing Officers in and by the said herein-before recited Acts of the First and Second Years of the Reign of King George the Fourth and of the Seventh and Eighth Years of the Reign of Her Majesty Queen Victoria; and all and every the Provisions, Powers, Authorities, and Directions contained in the said recited Acts or either of them. with reference to the Taxing Officers created thereby, so far as the same shall be consistent with the Alterations hereby effected, shall be and be deemed applicable to the Taxing Officers appointed or to be appointed under this Act, and to the Taxation of Costs by them or either of them, and all Matters and Proceedings belonging to or connected with the Business thereof.

Appointment of Clerk.

V. The said Taxing Officers shall have the Assistance in their said Business of One Clerk, for the Purpose of issuing of Summonses, Entries of Costs, and keeping the Books and Records of their said Offices, to be appointed by the Lord Lieutenant or other Chief Governor or Governors of Ireland for the Time being during his or their Pleasure.

Salarier.

VI. The said Principal Taxing Officer, Assistant Taxing Officer, and Clerk shall be entitled to receive respectively (out of the same Fund and at the same Periods as the Salaries in and by the said recited Acts directed to be paid to the Taxing Officers in Common Law) the Salaries set forth in the Schedule A. to this Act annexed, which shall grow due from Day to Day.

Superannuations.

VII. The said Principal Taxing Officer, Assistant Taxing Officer, and Clerk shall be entitled respectively to receive, with the Approbation of the Commissioners of Her Majesty's Treasury, as and for Superannuation or Retiring Allowances, Sums not exceeding the following Proportions with reference to the Amount of their Salaries and the Period of their Services respectively ; *videlicet*,

For Ten Years Service and under Fifteen Years, One Fourth of the Salary fixed by the Schedule A. to this Act annexed: For Fifteen Years Service and under Twenty Years, One Third of such Salary:

For Twenty Years Service and under Twenty-five Years, One Half of such Salary:

For Twenty-five Years Service and under Thirty Years, Two Thirds of such Salary:

And the same shall be paid and payable out of the same Fund and at the same Periods respectively as the Salarics herein-before provided

provided for the said several Officers and Clerk respectively, and the same shall grow due from Day to Day; and in ascertaining the Number of Years to entitle such Clerk to receive such Superannuation Allowances, the Period during which he may have discharged Duties of a similar Nature in the said Taxing Office previous to the passing of this Act shall be reckoned for the Purpose of making up such Period of Twenty Years Service.

SCHEDULE A.

Principal Taxing Officer	, 🕳		•			rly Salary. £1,000
Assistant Taxing Officer	•	•		•	-	600
Clerk	-				-	200

CAP. LVI.

An Act to facilitate the Redemption of certain Charges on the Hereditary Possessions and Land Revenues of the Crown, and to make other Provisions in regard to the Management of such Hereditary Possessions and Land Revenues. [4th August 1853.]

THEREAS under or by virtue of certain Letters Patent or Deeds, and ultimately by virtue of a certain Deed or Instrument in Writing dated the Fifth Day of June in the Thirtieth Year of the Reign of His late Majesty King Charles the Second, and by other Instruments or Ways and Means, the Hereditary Possessions and Land Revenues of the Crown in England, Wales, and the Isle of Man, now under the Management or Control of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, or certain Parts thereof, are charged with or liable to the Payment of divers perpetual Pensions or yearly Sums of Money: And whereas it is apprehended that it would be advantageous, not only to the said Hereditary Possessions and Land Revenues, but also to the Recipients of such of the said Pensions as do not amount to a larger annual Sum than Ten Pounds, if the Persons to whom the same are payable were empowered to make such Arrangements for the Sale of the same as are hereinafter mentioned: And whereas the said Pensions, or some of them, are by virtue of the Deeds or Instruments granting or creating the same made payable on different Feast Days and, other Days throughout the Year, and it is desirable that in future the whole of the said Pensions should become due and: payable on Two certain Days of Payment only in each Year: And whereas the said Pensions or yearly Sums have been here-' tofore paid subject to Deductions on account of Land Tax and certain accustomed Fees, and it has been the Custom to pay such Pensions on the Tenth of October annually: And whereas 'it is expedient that such other Provisions in regard to the Ma-'nagement of the said Hereditary Possessions and Land Revenues. of the Crown should be made as are herein-after contained:" Be it therefore enacted by the Queen's most Excellent Majesty,. by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows: I. Any Aa4

The Recipients of Pensions not exceeding 10L per Annum may, with the Consent of the Esclesiastical Commissioners, sell the same to the Crown.

On Payment of Purchase Money to the Ecclesiastical Commissioners, and Conveyance being made, Pension purchased to be extinguished.

I. Any Bishop. Rector, Vicar, or other Ecclesiastical Person or Collegiate Body for the Time being in the Receipt of any of the said Pensions which does not exceed the annual Sum of Tea Pounds may, with the Consent of the Ecclesiastical Commissioners for England, and of the Patron of any Living or Preferment in respect of which the same is payable, sell and convey, or enter into any Agreement with the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, or either of them, for the Sale and Conveyance to Her Majesty, Her Heirs and Successors, of the same Pension, for such Price and subject to such Stipulations and Conditions as may be agreed upon ; provided that in any Case when the Purchase Money shall exceed the Sum of One hundred Pounds the Purchase shall not be completed without the previous Authority of the Lord High Treasurer or the Commissioners of Her Majesty's Treasury, to be signified by some Warrant under his or their Hand or Hands.

II. The Purchase Money to be paid for any of the said Pensions shall be paid by the Commissioners of Her Majesty's Woods, Forests, and Laud Revenues to the Ecclesiastical Commissioners for England, whose Receipt shall be a sufficient Discharge for the same, and on such Payment being made, and on the Execution by the Person for the Time being entitled to the Receipt of the Pension purchased of a Surrender or Conveyance to Her Majesty, Her Heirs or Successors, such Pension shall cease and be extinguished, and the said Hereditary Possessions and Land Revenues of the Crown shall be wholly and for ever freed and discharged therefrom: Provided always, that the Receipt of the Ecclesiastical Commissioners under their Corporate Seal for any such Purchase Money shall be sufficient Evidence of such Purchase Money having been paid to them, and of the Sale having been made with their Consent: Provided also, that when any such Deed of Surrender or Conveyance or Receipt shall have been enrolled, either by the Deposit of a Duplicate thereof or otherwise, in the Office of Land Revenue Records and Enrolments, the same Deed or Receipt, or an authenticated Copy of the Enrolment thereof, shall be admissible in Evidence, without Proof of the Execution of such Deed or Receipt, and the Enrolment of such Deed shall also be conclusive Evidence that the Provisions of this Act have been complied with.

Application of Purchase
Money.

III. The Ecclesiastical Commissioners shall at their Discretion, apply the Purchase Money to be paid to them on any such Sale as aforesaid in any One or more of the following Modes; (namely,) in the Purchase of Three Pounds per Centum Consolidated Annuities or Three Pounds per Centum Reduced Annuities, or in the Purchase of Land of Freehold Tenure to be annexed or conveyed or otherwise appropriated to or for the Purposes of the Living, Preferment, or Collegiate Body in respect of or to which the Pension was payable previously to the Purchase thereof, or in the Purchase or Redemption of any existing Charges, Incumbrances on or Outgoings from the same Living or Preferment or the Property of such Collegiate Body, or in the substantial or permanent Improvement of the Parsonage House or Glebe Land or other Buildings or Land annexed or belonging to or appropriated for the Use of any such Living, Preferment, or Collegiate Body: Body: Provided also, that the Dividends or Interest on any such Stock and the Rents and Profits of any Land which may be so purchased as aforesaid shall belong and be paid to the Person or Persons or Collegiate Body who or which for the Time being would have been entitled to receive the Pension in case the same had not been extinguished: Provided also, that if in any Case the Purchase Money shall be laid out in the Purchase or Redemption of any such Charge, Incumbrance, or other Outgoing as aforesaid. the same shall not be kept on Foot, but shall be released or extinguished.

IV. From and after the Tenth Day of October One thousand Pensions to beeight hundred and fifty-three, the several Pensions or yearly Sums come due and charged upon or payable in respect of any Part of the Hereditary Payable on 5th April and 10th Possessions and Land Revenues of the Crown in England, Wales, October in each or the Isle of Man shall from Time to Time respectively become Year. due half-yearly, that is to say, on the Fifth Day of April and the Tenth Day of October in every Year only; and the Person who on any Fifth Day of April or Tenth Day of October shall be in possession of the Preferment, Appointment, or Office in respect of which any such Pension is payable shall be entitled to receive the whole net Amount of One Half Year's Pension, after making all lawful Deductions, notwithstanding he may not have been in the Enjoyment of such Preferment, Appointment, or Office during the whole of such Half Year, and his Predecessor, or the Representatives of his Predecessor, shall not be entitled to any apportioned Part of the same Half Year's Pension; and no Person to whom any half-yearly Payment of any such Pension as aforesaid shall fall due, or would, if this Act had not passed, have fallen due on any Day after the said Tenth Day of October One thousand eight hundred and fifty-three, and before the Fifth Day of April One thousand eight hundred and fifty-four, shall be entitled to receive on the said Fifth Day of April or at any other Time more than One Half Year's Amount of such Pension.

V. The Commissioners of Her Majesty's Woods, Forests, and Provision for Land Revenues, or either of them, may, with the Consent of Her the Settlement Majesty, Her Heirs and Successors, to be signified in Writing of disputed under the Royal Sign Manual, and of the Lord High Treasurer or the Commissioners of Her Majesty's Treasury for the Time being, to be signified by Warrant under his or their Hand or Hands, make such Arrangements as may be from Time to Time considered expedient for the Adjustment or Settlement of any doubtful or disputed Rights or Claims of the Crown in or to any Real or Personal Property or any Forestal Right, the Management or Control whereof would, if such Rights or Claims were established in favour of the Crown, be vested in or devolve upon the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, and in making any such Arrangement it shall be lawful for the same Commissioners or either of them (with such Consents as aforesaid) either to give up or relinquish the Rights or Claims of the Crown to any Portion or Portions of any such Real or Personal Property or Forestal Right, or to accept on behalf of Her Majesty any Lands, Tenements, or Hereditaments, or any Sum or Sums of Money, in lieu and satisfaction of such Rights or Claims generally; and it shall also be lawful for the Commis-

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sioners of Her Majesty's Woods, Forests, and Land Revenues or either of them (with the like Consents) to enter into any Agreement for the Payment from Time to Time to any Person or Persons of any Rents or other Profits to be derived from, or any Purchase Monies to be received on account of the Sale of, any such Real or Personal Property or Forestal Right as aforesaid, or any Portion thereof respectively; and any Person claiming to be entitled in possession, either for Life or for any greater Estate, and either at Law or in Equity, to the Rents and Profits or the Interest or Income or the Use and Enjoyment of any such Real or Personal Property or Forestal Right as aforesaid may enter into any Agreement with either of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues for any of the Purposes aforesaid; and when any Deed, Agreement, or Writing effecting or purporting to effect any such Arrangement as aforesaid shall have been enrolled in the Office of Land Revenue Records and Enrolments, the same shall be binding and conclusive on all Parties in anywise interested or claiming to be interested, and such Enrolment shall be sufficient Evidence of the Arrangement purported to be effected by any such Deed or Writing being authorized by this Act, and of the Provisions of this Act having been complied with. When it shall be made to appear to the Lord High Treasurer or the Commissioners of Her Majesty's Treasury that any Debt or Sum or Sums of Money due or claimed to be due either to the Capital or to the Income of the Hereditary Land Revenues of the Crown under the Management or Control of the Commissioners of Her Majesty's Woods, Forests. and Land Revenues is or are irrecoverable, either in whole or in part, or that it is inexpedient to take Proceedings for the Recovery of the same or of any Part thereof, it shall be lawful for the Lord High Treasurer or the Commissioners of Her Majesty's Treasury for the Time being, from Time to Time, by any Order under his or their Hand or Hands, to direct that such Debt or Sum or Sums of Money shall, either in whole or in part, be released or discharged, either absolutely or subject to such Conditions as may be thought expedient; and any such Order shall, when enrolled in the Office of Land Revenue Records and Enrolments, either by the Deposit of a Duplicate thereof or otherwise, if the same shall relate to the Hereditary Possessions and Land Revenues of the Crown in England and Wales, or if the same shall relate to the Hereditary Possessions and Land Revenues of the Crown in Ireland when the same shall be enrolled in pursuance of the Provisions to that effect contained in an Act passed in the Session of Parliament held in the Tenth Year of the Reign of His late Majesty King George the Fourth, Chapter Fifty, be binding and conclusive: Provided always, that no Debt, Sum or Sums of Money, due to the Capital of the Land Revenue of the Crown, shall be released or discharged without the Consent of Her Majesty, Her Heirs or Successors, to be from Time to Time signified in Writing under the Royal Sign Manual; provided also, that when any Proceedings at Law or in Equity shall have been commenced by Her Majesty's Attorney General for England or Ireland, as the Case may be, for the Purpose of establishing the Title of Her Majesty to or recovering any such Real or Personal Property

Property or Forestal Right, or such Debt or Sum of Money, as foresaid, or when any Petition of Right shall have been preented to Her Majesty or Her Heirs or Successors touching or oncerning any Real or Personal Property or Forestal Right of or o which Her Majesty, Her Heirs or Successors, may claim to be eised or entitled, any Arrangement for the Settlement of the Matter in difference, or any such Discharge as aforesaid, shall be subject to the Approval of the Attorney General for the Time

being of England or Ireland, as the Case may be. VL 'And whereas, under the Provisions of the Act passed in Deeds enrolled the Fifty-third Year of the Reign of His late Majesty King in Land Re-' George the Third, Chapter One hundred and twenty-one, and venue Record of the Act passed in the Second Year of the Reign of His late require Enrol-Majesty King William the Fourth, Chapter One, any Deed, ment in Courts ' whereby any Lands or Hereditaments may be mortgaged, pur- of Law, &c. ' chased, sold, exchanged, leased, or demised, under the Authority of the first-mentioned Act, is, when enrolled in the Office of ' the Land Revenue Records and Enrolments, and entered in the 'Office of the Commissioners of Woods, Forests, and Land Re-' venues, as good and available as if the same had been enrolled in ' any of the Courts at Westminster, or as if a Memorial had been ' registered in the Office appointed for registering Deeds; and it ' is expedient that the Provisions of the other Acts of Parliament ' relating to the Enrolment of Deeds affecting the Hereditary ' Possessions and Land Revenues of the Crown should in manner ' and as far as herein-after mentioned be assimilated to the Pro-' visions of the said Acts, Chapter One hundred and twenty-one ' and Chapter One:' Be it therefore enacted, That any Deed, Instrument, or Writing to which either of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, or the Commissioners of Her Majesty's Works and Public Buildings, or either of them, is a Party, or which is signed by either of them the said Commissioners, or which may in any Manner affect or relate to any Part of the Hereditary Possessions and Land Revenues of the Crown, or any other Lands, Tenements, or Hereditaments for the Time being under the Management or Control of the same Commissioners or either of them, situate or being in England or Wales, shall, when enrolled in the Office of Land Revenue Records and Enrolments, without any Enrolment or Acknowledgment thereof in any Court or Courts of Law or Equity, and without any Registration thereof, be as good and available and of the like Force and Effect, in all respects, and to all Intents and Purposes, as if the same had been or was enrolled in any of Her Majesty's Courts at Westminster, or as if a Memorial had been entered or registered in the Office appointed for registering Deeds in the County or Counties in which the same Possessions, Land Revenues, Lands, Tenements, or Hereditaments, or any of them, are situate, any Act, Law, Practice, or Usage to the contrary in anywise notwithstanding.

VIL 'And whereas, under and by virtue of the Fourteenth, Form of Con-Fifteenth, Sixteenth, and Nineteenth Sections of the Act of veyance of Parliament passed in the Session of Parliament held in the W.H. White's 'Fifty-seventh Year of the Reign of His late Majesty King

George the Third, Chapter Ninety-seven, and divers subsequent

Office not to

Fee-farm Rents.

sioners of Her Majesty's Woods, Forests, and Land Revenues or either of them (with the like Consents) to enter into any Agreement for the Payment from Time to Time to any Person or Person of sons of any Rents or other Profits to be derived from, or any Purchase Monies to be received on account of the Sale of any such Real or Personal Property or Forestal Right as aforesaid, or any Portion thereof respectively; and any Person claiming to be entitled in possession, either for Life or for any greater Estate, and either at Law or in Equity, to the Rents and Profits or the Interest or Income or the Use and Enjoyment of any such Real or Personal Property or Forestal Right as aforesaid may enter into any Agreement with either of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues for any of the Purposes aforesaid; and when any Deed, Agreement, or Writing effecting or purporting to effect any such Arrangement as aforesaid shall have been enrolled in the Office of Land Revenue Records and Enrolments, the same shall be binding and conclusive on all Parties in anywise interested or claiming to be interested, and such Enrolment shall be sufficient Evidence of the Arrangement purported to be effected by any such Deed or Writing being authorized by this Act, and of the Provisions of this Act having been complied with. When it shall be made to appear to the Lord High Treasurer or the Commissioners of Her Majesty's Treasury that any Debt or Sum or Sums of Money due or claimed to be due either to the Capital or to the Income of the Hereditary Land Revenues of the Crown under the Management or Control of the Commissioners of Her Majesty's Woods, Forests. and Land Revenues is or are irrecoverable, either in whole or in part, or that it is inexpedient to take Proceedings for the Recovery of the same or of any Part thereof, it shall be lawful for the Lord High Treasurer or the Commissioners of Her Maiestv's Treasury for the Time being, from Time to Time, by any Order under his or their Hand or Hands, to direct that such Debt or Sum or Sums of Money shall, either in whole or in part, be released or discharged, either absolutely or subject to such Conditions as may be thought expedient; and any such Order shall, when enrolled in the Office of Land Revenue Records and Enrolments, either by the Deposit of a Duplicate thereof or otherwise, if the same shall relate to the Hereditary Possessions and Land Revenues of the Crown in England and Wales, or if the same shall relate to the Hereditary Possessions and Land Revenues of the Crown in Ireland when the same shall be enrolled in pursuance of the Provisions to that effect contained in an Act passed in the Session of Parliament held in the Tenth Year of the Reign of His late Majesty King George the Fourth, Chapter Fifty, be binding and conclusive: Provided always, that no Debt, Sum or Sums of Money, due to the Capital of the Land Revenue of the Crown, shall be released or discharged without the Consent of Her Majesty, Her Heirs or Successors, to be from Time to Time signified in Writing under the Royal Sign Manual; provided also, that when any Proceedings at Law or in Equity shall have been commenced by Her Majesty's Attorney General for England or Ireland, as the Case may be, for the Purpose of establishing the Title of Her Majesty to or recovering any such Real or Personal Property

roperty or Forestal Right, or such Debt or Sum of Money, as foresaid, or when any Petition of Right shall have been preented to Her Majesty or Her Heirs or Successors touching or oncerning any Real or Personal Property or Forestal Right of or o which Her Majesty, Her Heirs or Successors, may claim to be eised or entitled, any Arrangement for the Settlement of the Matter in difference, or any such Discharge as aforesaid, shall be ubject to the Approval of the Attorney General for the Time

being of England or Ireland, as the Case may be.

VL 'And whereas, under the Provisions of the Act passed in Deeds enrolled the Fifty-third Year of the Reign of His late Majesty King in Land Re-George the Third, Chapter One hundred and twenty-one, and of the Act passed in the Second Year of the Reign of His late require Enrol-' Majesty King William the Fourth, Chapter One, any Deed, ment in Courts ' whereby any Lands or Hereditaments may be mortgaged, pur- of Law, &c. ' chased, sold, exchanged, leased, or demised, under the Authority of the first-mentioned Act, is, when enrolled in the Office of ' the Land Revenue Records and Enrolments, and entered in the 'Office of the Commissioners of Woods, Forests, and Land Re-' venues, as good and available as if the same had been enrolled in ' any of the Courts at Westminster, or as if a Memorial had been registered in the Office appointed for registering Deeds; and it ' is expedient that the Provisions of the other Acts of Parliament ' relating to the Enrolment of Deeds affecting the Hereditary ' Possessions and Land Revenues of the Crown should in manner ' and as far as herein-after mentioned be assimilated to the Pro-' visions of the said Acts, Chapter One hundred and twenty-one ' and Chapter One:' Be it therefore enacted, That any Deed, Instrument, or Writing to which either of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, or the Commissioners of Her Majesty's Works and Public Buildings, or either of them, is a Party, or which is signed by either of them the said Commissioners, or which may in any Manner affect or relate to any Part of the Hereditary Possessions and Land Revenues of the Crown, or any other Lands, Tenements, or Hereditaments for the Time being under the Management or Control of the same Commissioners or either of them, situate or being in England or Wales, shall, when enrolled in the Office of Land Revenue Records and Enrolments, without any Enrolment or Acknowledgment thereof in any Court or Courts of Law or Equity, and without any Registration thereof, be as good and available and of the like Force and Effect, in all respects, and to all Intents and Purposes, as if the same had been or was enrolled in any of Her Majesty's Courts at Westminster, or as if a Memorial had been entered or registered in the Office appointed for registering Deeds in the County or Counties in which the same Possessions, Land Revenues, Lands, Tenements, or Hereditaments, or any of them, are situate, any Act, Law, Practice, or Usage to the contrary in anywise notwithstanding.

VII. 'And whereas, under and by virtue of the Fourteenth, Form of Con-'Fifteenth, Sixteenth, and Nineteenth Sections of the Act of veyance of 'Parliament passed in the Session of Parliament held in the

'Fifty-seventh Year of the Reign of His late Majesty King

' George the Third, Chapter Ninety-seven, and divers subsequent

W. H. White's Fee-farm Rents. ' Acts of Parliament, the Parts still remaining unsold of certain Rents heretofore Crown Rents, Chief Rents, Fee Farm and ' Quit Rents, and other Rents, formerly the Property of William " Henry White, deceased, in the said Act of the Fifty-seventh ' Year of King George the Third more particularly mentioned, ' are now vested in the Commissioners of Her Majesty's Woods, ' Forests, and Land Revenues, in trust to sell and dispose thereof in manner in the said Act of the Fifty-seventh Year of King ' George the Third directed: And whereas it is considered ex-' pedient that the Course of Proceeding in regard to the Sale of the said Rents, and the Form of Conveyance thereof, should be ' respectively assimilated to the Course of Proceeding and Form of Conveyance of other Fee Farm or other dry or unimprovable Rents under the Management or Control of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, and for ' that Purpose that the said Rents formerly the Property of the ' said William Henry White should be vested in Her Majesty, ' Her Heirs and Successors, and be from Time to Time managed ' and sold by the said Commissioners in like Manner as such other Rents as aforesaid: Be it therefore enacted, That from and after the passing of this Act all such and such Parts of all the Rents which were formerly Crown Rents, Chief Rents, Fee Farm Quit Rents, and other Rents, formerly the Property of the said William Henry White, remaining unsold, which by virtue of the Enactment herein-before recited or referred to are now vested or expressed to be vested in the Commissioners of Her Majesty's Woods, Forests, and Land Revenues for the Time being, shall henceforth become and be vested in Her Majesty, Her Heirs and Successors, as if the same were Part of the Hereditary Possessions and Land Revenues of the Crown under the Management or Control of the Commissioners of Her Majesty's Woods, Forests, and Land Revenues, and shall be from Time to Time recoverable, dealt with, and be subject to be sold in like Manner and by the same Forms of Proceeding and Conveyance generally as other Parts of the said Possessions and Land Revenues under the Management or Control of the same Commissioners or either of them: Provided always, that if any Surplus shall remain from the Sale of the said Rents after the Debt in the said Act of the Fifty-seventh Year of King George the Third mentioned to be due from the said William Henry White to the Crown shall be fully satisfied and discharged, such Surplus shall be paid over to the Heirs or Assigns of the said William Henry White.

Not to extent to Scotland. VIII. That this Act shall not extend to Scotland.

CAP. LVII.

An Act to explain and amend the Copyhold Acts.

[4th August 1853.]

4 & 5 Vict. c.35. 6 & 7 Vict. c.23. 15 & 16 Vict. c. 51. 14 & 15 Vict. c. 104. "The Copyhold Acts," and also of the Act of the Fourteenth and Fifteenth Years of Her present Majesty, "to facilitate the Management and Improvement of Episcopal and "Capitular Estates in *England*," and as to the Powers under

the Provisions of the first-recited Acts of Ecclesiastical Corporations, sole or aggregate, to enfranchise Lands, and of the Copyhold Commissioners to confirm or consent to such Enfranchisements, and to nominate Trustees to receive and apply Money paid for such Enfranchisements; and it is expedient to remove such Doubts, and further to amend the said Copyhold Acts: Be it therefore enacted and declared by the Queen's most Excellent Majesty, by and with the Advice and Consent of the ords Spiritual and Temporal, and Commons, in this present arliament assembled, and by the Authority of the same, as ollows:

I. The Provisions of the Copyhold Acts concerning the Com- Removing nutation of Manorial Rights in Lands and the Enfranchisement Doubts as to of Lands, and concerning the Payment of Monies to be paid for Enfranchise-Enfranchisement where the Lord is only entitled to a limited ment, &c. of Lands bolden of Estate or Interest or is under legal Disability, shall be deemed to Ecclesiastical have extended, and subject to the Provisions herein contained Corporations. shall continue to extend to Lands holden of any Ecclesiastical Corporation, solo or aggregate, and Lands parcel of any Manor belonging to any such Corporation, and the Application of the said Provisions, or any of them, to such Lands, shall not be deemed to have been interfered with by the said Act of the Fourteenth and Fifteenth Years of Her Majesty,

II. No Commutation or Enfranchisement by any Ecclesiastical Commutations Corporation sole or aggregate already made or purporting to be or Enfranchisemade under the Copyhold Acts or any of them, or to be made in pursuance of any Agreement already approved of by the Copyhold Commissioners, shall be impeached by reason of the Consideration limited Interests or Part of the Consideration for the same having been or being a confirmed. Surrender of any Lands held for a Life or Lives or Years without Right of Renewal, or for any terminable or limited Estate or Interest.

III. All Lands, except as herein-after excepted, which are Enfranchisecapable of Enfranchisement by the Exercise of any Powers con- ments that may tained in any other Act of Parliament, or which may be otherwise be effected enfranchised irrespectively of the Copyhold Acts, shall also be under other capable of being enfranchised under the Powers and Provisions of the Corphyll and t the Copyhold Acts, and by the sole Authority of those Powers under Copyhold and Provisions, and without any other Consent or Authority than Acts. such as is required by the Provisions of the same Acts: Provided always, that Lands held for a Life or Lives or for Years of any Manor belonging either in possession or reversion to any Ecclesiastical Corporation, where the Tenant of such Lands hath not a Right of Renewal, shall not hereafter be dealt with under the Copyhold Acts, except in the Cases herein-after particularly mentioned.

IV. Whenever Proceedings which have been or shall be com- Application of menced under the Provisions of the Copyhold Acts for the Enfran- Consideration chisement of any Lands shall terminate in Enfranchisement, and Money in Cases it shall appear to the Copyhold Commissioners that the Enfranchisement was One which might have been effected under the might have been Provisions of the said Act of the Fourteenth and Fifteenth of effected under Her Majesty, the Monies or Rentcharges which form the Con- 14 & 15 Vict.

ments in consideration of Surrender of

sideration c. 104.

C. 57.

sideration of such Enfranchisement shall be paid and applied to the same Account and in the same Manner as if such Enfranchisement had been effected under the said Act of the Fourteenth and Fifteenth Years of Her Majesty, and all the Provisions of the said last-mentioned Act which affect the Application of Enfranchisement Monies under that Act shall be applicable to such Enfranchisements as aforesaid made under the Provisions of the Copyhold Acts, and the Church Estates Commissioners and Ecclesiastical Commissioners shall respectively have the same Powers over such Consideration Monies, or the Interest accruing thereon, or upon Land, Rentcharges, or Securities acquired in respect thereof, and also over or against any Ecclesiastical Corporation interested therein, as such Commissioners respectively would have had if such Enfranchisement had been effected with the Consent of the said Church Estates Commissioners, and under the Provisions of the said Act of the Fourteenth and Fifteenth of Her Majesty; and where the Consideration Money for any such Enfranchisement has been paid into the Bank of England to the Credit of the Accountant General of the Court of Chancery ex parts the Copyhold Commission, and has not been invested the said Accountant General shall, upon the Order of the Court of Chancery to be made upon a Petition to be presented to the said Court by the said Ecclesiastical Commissioners, cause such Money to be paid or transferred to such Account in the Bank of England as the said Church Estates Commissioners shall in each Case appoint: Provided always, that it shall be lawful for the said Court to order that all the Costs and Expenses incurred in the obtaining of such Order shall be paid out of such Money previous to its Payment or Transfer to the Account appointed by the said Church Estates Commissioners, and in case of various Funds being included in the said Order to direct the Distribution of such Costs amongst the several Funds in such Manner as the said Court shall think fit.

Trustees appointed by Commissioners to have all such Powers as if within the Scope of Sect. 14..of 6 & 7 Vict. c. 23.

V. 'And whereas in Cases of Enfranchisement by Ecclesi-' astical Corporations effected or purporting to be effected under ' the Copyhold Acts the Monies paid for Enfranchisement for the ' Lords Rights have been paid into the Hands of Trustees nominated under the Hands and Seal of the Copyhold Commissioners, to be applied by the said Trustees, with the Consent of the said Commissioners, in the Manner directed and specified in the said Copyhold Acts of and concerning any Money to be paid for enfranchising under the said Acts into the Bank of England in the Name and with the Privity of the Accountant General of the Court of Chancery: Be it enacted. That in all Cases where Trustees have been so appointed by the said Commissioners, such Appointments shall be deemed to be and the same are hereby declared to be valid and effectual, and within the Scope and Intent of the Fourteenth Section of the Act of the Sixth and Seventh Years of Her Majesty, Chapter Twenty-three, and such Trustees are hereby declared to have and to have had all such Powers and Liabilities, and all Acts done by such Trustees, and all Consents and Confirmations by the Copyhold Commissioners in relation to the Acts of such Trustees, shall be and are declared

declared to have been as valid and effectual, as in the Case of other Trustees nominated according to the Scope and Intent of the said Section of the said last-mentioned Act.

VL Provided always, That in all Cases wherein Trustees have Trustees anbeen so appointed by the said Copyhold Commissioners, and shall pointed by stand possessed of Monies paid for Enfranchisement of Lands Copyhold Comsubject to Manorial or other Rights of Ecclesiastical Corporamissioners to transfer the tions, or of Land or Securities in respect thereof, the Copyhold Funds to Eccle-Commissioners shall, by an Order under their Hands and Seal, sissical Comdirect such Trustees to pay over the Monies of which they may missioners. so stand possessed, or to convey such Land or transfer such Securities, to the Ecclesiastical Commissioners for England, who are hereby required to accept the same, and to apply such Monies, Land, or Securities respectively, and the Land or Securities to be purchased with such Money respectively, in the Manner directed and specified in the Copyhold Acts of and concerning any Money to be paid for enfranchising under the said Acts into the Bank of England in the Name and with the Privity of the Accountant General of the Court of Chancery.

VII. When such Trustees shall have paid over, conveyed, or Liability of transferred to the Ecclesiastical Commissioners in pursuance of Trustees to this Act the whole of the Monies, Land, or Securities of which cease. they may so stand possessed as aforesaid, their Liabilities as such Trustees in respect of any such Monies, Land, or Securities shall cease and determine, and the Expenses of all such Payments, Conveyances, or Transfers shall be paid by the Ecclesiastical Commissioners out of any Monies that may come into their Possession in respect of the Money, Land, or Securities so to be paid over, conveyed, or transferred.

VIII All Agreements for the Enfranchisement of Lands held Pending Proof any Ecclesiastical Corporation for a Life or Lives or for Years, ceedings to be where the Tenants thereof have not a Right of Renewal, which have been entered into with the Consent of the Copyhold Commissioners before the passing of this Act, shall be valid and effectual, and such Enfranchisements shall be capable of being completed under the Copyhold Acts, notwithstanding the Proviso herein-before contained, but the Money to be paid for such Enfranchisements shall be paid and applied in the Manner hereinbefore particularly mentioned; and a Recital in the Instrument Recital or of Enfranchisement or an Endorsement thereon, under the Seal Endorsement of the Copyhold Commissioners, that the Agreement for such to be Evidence. Enfranchisement was entered into, with such Consent as aforesaid, before the passing of this Act, shall be conclusive Evidence

IX. In all Cases where any Trustees as aforesaid shall have Ecclesiastical paid over, conveyed, or transferred any Monies, Land, or Securi- Commissioners ties to the Ecclesiastical Commissioners in pursuance of any Order to give Memorandum of the Hands and Seal of the Copyhold Commissioners, or when Payment, Comany Money shall be paid to the Ecclesiastical Commissioners for veyance, or Enfranchisements, the Proceedings in respect of which were com- Transfer. menced before the passing of this Act, the Ecclesiastical Commissoners shall, at the Request of the Copyhold Commissioners, deliver to the Copyhold Commissioners a Memorandum of the Payment of the Monies or the Conveyance of the Land, or the Transfer of the Securities.

Memorandum to be evidence. Costs how to be settled. Securities, as the Case may be, and such Memorandum shall be Evidence of the Fact of such Payment, Conveyance, or Transfer.

X. That in all Cases of Enfranchisement under the Copyhold Acts all Costs properly payable by any Persons interested in the Enfranchisement of any Land shall be settled and ascertained by the Commissioners or Assistant Commissioners (pursuant to the Provisions of the Act passed in the Fifteenth and Sixteenth Years of Her present Majesty); and that no Costs or Expenses shall be recoverable from any Person whomsoever of or relating to or by reason of any Enfranchisement, until the same shall have been certified under the Hands and Seal of the said Commissioners or of an Assistant Commissioner to have been reasonably and properly incurred.

Act to be Part of Copyhold Acts. XI. This Act shall be taken and construed as Part of the recited Copyhold Acts.

C A P. LVIII.

An Act to authorize the Appointment of Barristers for the Purpose of effecting a complete annual Revision of Lists and Registry of Voters for the City of *Dublin*, and to remove Doubts as to the Rate Books for the Purposes of such Registry.

[4th August 1853]

TATHEREAS by an Act passed in the Session of Parliament

2 & 3 W. 4. c.88.

holden in the Second and Third Years of the Reign of His late Majesty King William the Fourth, Chapter Eightyeight, the Chairman of Sessions for the County of Dublin was authorized and empowered to register Voters for Dublin City, and it was thereby enacted, that it might be lawful for him to discharge the Duties of all Registries subsequent to the First by Deputy, qualified and approved of as therein mentioned, whose Acts were to be of the same Efficacy as if done by the said Chairman, and who was to be remunerated in manner therein mentioned: And whereas by another Act passed in the Session of Parliament holden in the Thirteenth and Fourteenth ' Years of the Reign of Her present Majesty, Chapter Sixty-nine, ' the said Chairman and his Deputy having Jurisdiction under the said recited Act for the Registry of Voters were and each of them was authorized and empowered to hold a Court for the Purposes of the new Registration and the annual Revision of the Lists therein particularly specified, which Court was to be held at the Times and during the Periods therein specified, and ' for such Services the said Chairman and the Deputy so appointed by him as aforesaid were to be remunerated as in the said lastmentioned Act specified: And whereas Conway E. Dobbs, Esq. Barrister-at-Law, was appointed such Deputy of the said Chairman, for the Purpose of discharging the Duties imposed on the said Chairman by the said Acts: And whereas by reason of the great Numbers of Persons claiming to be registered in and for the said City of Dublin it is expedient to empower the said 'Chairman of Sessions for the County of Dublin to appoint additional Deputies:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of

13 & 14 Vict. c. 69. he Lords Spiritual and Temporal, and Commons, in this present 'arliament assembled, and by the Authority of the same, as

ollows; (that is to say.)

I. For the Purpose of having henceforward a complete annual Appointment of levision and Registration of the Parliamentary Voters for the Barristers to ity of Dublin, it shall and may be lawful for the said Chairman discharge Duties imposed ord Lieutenant or other Chief Governor or Governors of Ireland Sessions of the or the Time being, and he is hereby authorized and required, County of y Warrant under his Hand, to nominate and appoint any Number Dublin. f Barristers of the Irish Bar, not exceeding Three, of Six Years tanding at the least, to be in the Place and Stead of the said hairman of Sessions of the County of Dublin, in order, by Subivision between them, to discharge the Duties imposed on the aid Chairman by the said recited Acts; and the Barristers so ppointed for the said City shall attend at the same Place, but hall sit apart from each other, and hold separate Courts at the ame Time, for the Despatch of Business, such Courts to be Courts of Record, and to be held for and during such Period in each Year as may be limited and prescribed in such Warrant of Appointment.

II. All the Powers, Duties, Rights, and Privileges given and Barristers to imposed by the said Acts or either of them to or upon the said have the same Chairman and his Deputy, or to the Court which they were authorized to hold, are and shall be by virtue of such Warrant given man. to and imposed upon such Substitutes and the Courts they are respectively by this Act authorized to hold, save only the Power of appointing any Deputy under them or any of them; and all Acts to be done by such Substitutes, or any or either of them, shall be of the same Efficacy in Law as if done by the said Chairman upon whom such Duties would have otherwise devolved under the said Acts, or by his Deputy duly appointed; and each of such Substitutes shall receive in the same Manner the same Amount of Remuneration in all respects as the Deputy of such Chairman duly appointed under the said Acts would have been

entitled to receive.

III. The Register which shall be so annually made, revised, Barristers to and corrected by the Substitutes so to be appointed as aforesaid revise Register shall be so made, revised, and corrected between the Eighth Day of Parliament-of September inclusive and the Twenty-fifth Day of October in-City of Dublin. clusive in each Year, and shall be the true and only annual Register for the Time being of Parliamentary Voters for the City of Dublin; subject only to such Appeal as is provided for by the said recited Act of the Thirteenth and Fourteenth Years of the Reign of Her present Majesty.

IV. The Barristers so to be appointed as aforesaid shall be Short Titles. called by the Name of "Revising Barristers;" and that in citing this Act in any Instrument, Document, Pleading, Proceeding, or Act of Parliament it shall be sufficient Designation to use the Expression "The Dublin Parliamentary Revising Act (1853)."

V. 'And whereas Doubts have arisen as to whether the Books Removal of of the Collectors General of Rates in the City of Dublin, or the Doubts respect-Books of the Boards of Guardians of the North and South Dublin ing Rate Books. 'Unions of the said City, are the Rate Books contemplated by the ' said 16 & 17 VICT. B b

' said Act of the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, and it is expedient to remove such Doubts: Be it therefore enacted, That the Books of the said Collector General of Rates shall be deemed and taken to be the Rate Books contemplated by the said last-mentioned Act as regards all Portions of the City comprehended within the Municipal District of the said City, and that the Tender or Payment of the Poor's Rate by the said Act directed to be made, and the Notice of Claim to be rated, in like Manner directed to be served upon the said Guardians, shall, in respect of any Property situated within the Municipal District of the said City, in future be made to and served upon the said Collector General of Taxes, either in Person or through the Clerk in the public Office of the said Collector General, in manner as directed by the said Act.

CAP. LIX.

An Act to repeal certain Stamp Duties, and to grant others is lieu thereof, to amend the Laws relating to Stamp Duties and to make perpetual certain Stamp Duties in Ireland.

[4th August 1853.]

A.D.1853.

HEREAS it is expedient to repeal the Stamp Duties now payable in respect of the several Instruments, Matters ' and Things mentioned or described in the Schedule to this Act 'annexed, and to impose other Stamp Duties in lieu thereof; and ' it is also expedient to amend the Laws relating to the Stamp ' Duties:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lord-Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Stamp Duties on Instruments in the Schedule annexed repealed, and others granted in lieu.

I. From and after the Tenth Day of October One thousand eight hundred and fifty-three the several Stamp Duties now payable in Great Britain and Ireland respectively, under or by virtue of any Act or Acts of Parliament for or in respect of the several Instruments, Matters, and Things mentioned or described (otherwise than by way of Exception) in the Schedule to this Act annexed, and whereon other Duties are by this Act granted, shall respectively cease and determine, and shall be and the same are hereby repealed; and in lieu and instead thereof there shall be granted, raised, levied, collected, and paid in and throughout the United Kingdom of Great Britain and Ireland, to and to the Use of Her Majesty, Her Heirs and Successors, for and in respect of the several Instruments, Matters, and Things described or mentioned in the said Schedule, or for or in respect of the Vellum. Parchment, or Paper upon which any of them respectively shall be written, the several Duties or Sums of Money set down in Figures against the same respectively, or otherwise specified and set forth in the said Schedule, which said Schedule, and the several Provisions, Regulations, Directions, and Exemptions therein contained with respect to the said Duties, and the Instruments, Matters, and Things charged therewith or exempted therefrom, shall be deemed and taken to be Part of this Act, and shall be applied, observed, and put in execution accordingly: Provided always

the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as

follows: (that is to say.)

I. For the Purpose of having henceforward a complete annual Appointment of Revision and Registration of the Parliamentary Voters for the Barristers to City of Dublin, it shall and may be lawful for the said Chairman discharge of Sessions of the County of Dublin, with the Consent of the Lord Lieutenant or other Chief Governor or Governors of Ireland Sessions of the for the Time being, and he is hereby authorized and required, County of by Warrant under his Hand, to nominate and appoint any Number Dublin. of Barristers of the Irish Bar, not exceeding Three, of Six Years standing at the least, to be in the Place and Stead of the said Chairman of Sessions of the County of Dublin, in order, by Subdivision between them, to discharge the Duties imposed on the said Chairman by the said recited Acts; and the Barristers so appointed for the said City shall attend at the same Place, but shall sit apart from each other, and hold separate Courts at the same Time, for the Despatch of Business, such Courts to be Courts of Record, and to be held for and during such Period in each Year as may be limited and prescribed in such Warrant of Appointment.

IL All the Powers, Duties, Rights, and Privileges given and Barristers to imposed by the said Acts or either of them to or upon the said have the same Chairman and his Deputy, or to the Court which they were authorized to hold, are and shall be by virtue of such Warrant given man. to and imposed upon such Substitutes and the Courts they are respectively by this Act anthorized to hold, save only the Power of appointing any Deputy under them or any of them; and all Acts to be done by such Substitutes, or any or either of them, shall be of the same Efficacy in Law as if done by the said Chairman upon whom such Duties would have otherwise devolved under the said Acts, or by his Deputy duly appointed; and each of such Substitutes shall receive in the same Manner the same Amount of Remuneration in all respects as the Deputy of such Chairman duly appointed under the said Acts would have been

entitled to receive.

III. The Register which shall be so annually made, revised, Barristers to and corrected by the Substitutes so to be appointed as aforesaid revise Register shall be so made, revised, and corrected between the Eighth Day of Parliament-of September inclusive and the Twenty-fifth Day of October in-City of Dublin. clusive in each Year, and shall be the true and only annual Register for the Time being of Parliamentary Voters for the City of Dublin; subject only to such Appeal as is provided for by the raid recited Act of the Thirteenth and Fourteenth Years of the Reign of Her present Majesty.

IV. The Barristers so to be appointed as aforesaid shall be Short Titles. called by the Name of "Revising Barristers;" and that in citing this Act in any Instrument, Document, Pleading, Proceeding, or Act of Parliament it shall be sufficient Designation to use the Expression "The Dublin Parliamentary Revising Act (1853)."

V. 'And whereas Doubts have arisen as to whether the Books Removal of of the Collectors General of Rates in the City of Dublin, or the Doubts respect-Books of the Boards of Guardians of the North and South Dublin ing Rate Books. 'Unions of the said City, are the Rate Books contemplated by the 16 & 17 VICT. said Bb

for any Receipt, Draft, or Order, or any Paper whereon any such Receipt, Draft, or Order shall be or be intended to be written; or if any Person shall do or practise or be concerned in any fraudulent Act, Contrivance, or Device whatever, not specially provided for by this or some other Act of Parliament, with Intent or Design to defraud Her Majesty, Her Heirs or Successors, of any Duty by this Act granted upon Receipts or upon Drafts or Orders, every Person so offending in any of the said several Cases shall forfeit the Sum of Twenty Pounds.

VI. For better securing the Stamp Duties by Law chargeable on Policies of Insurance upon Lives, and for preventing Frauds

in respect of any such Insurances:

In case of any Insurance for Lives, a Stamp Policy to be made out. Every Person who shall make or agree to make, or shall receive any Premium or valuable Consideration for making, any Assurance or Insurance upon any Life or Lives, or upon any Event or Contingency relating to or depending upon any Life or Lives, shall, within One Calendar Month after the Payment or giving of any such Premium or Consideration, make out and sign or execute, or cause and procure to be made out and signed or execute, upon Vellum, Parchment, or Paper, duly stamped, a Policy of such Assurance or Insurance, and have the same ready to be delivered to the Party entitled thereto, and shall upon Demand made by any such Party, or any Agent in that Behalf duly authorized, deliver the same to him, or in default in any of the Cases aforesaid shall forfeit the Sum of Fifty Pounds:

Every Person who at the Time of the Payment or giving of any such Premium or Consideration shall be a Managing Director of or the Secretary to or other principal Officer of any Society or Company receiving any such Premium or Consideration, shall be deemed to be a Person making or agreeing to make such Assurance or Insurance, and shall be subject and liable to the Penalty

by this Act imposed for any such Default as aforesaid.

surance Companies to be answerable for Default.

Officers of In-

Articles of Clerkship to Attorneys of the County Palatine Courts may be stamped for Admission of the Clerk into Superior Courts on Payment of the additional Duty only.

VII. 'Whereas by an Act passed in the Fifty-fifth Year of the Reign of King George the Third, Chapter One hundred and eighty-four, certain Stamp Duties are imposed on any 'Articles of Clerkship or Contract whereby any Person shall first ' become bound to serve as a Clerk in order to his Admission as ' an Attorney or Solicitor in any Court; that is to say, in order ' to Admission in any of the Courts at Westminster, the Stamp Duty of One hundred and twenty Pounds, and in order to Admission in any of the Courts of the Counties Palatine, the Stamp Duty of Sixty Pounds: And whereas where any Person has ' become bound and has served as a Clerk under any such Articles or Contract stamped with the said Duty of Sixty Pounds in order to his Admission as an Attorney or Solicitor in any of ' the Courts of the Counties Palatine, he is capable of being admitted in any of Her Majesty's Courts at Westminster, but only upon the Payment of the further Stamp Duty of One hundred and twenty Pounds; and it is expedient to afford Relief in such Cases:'

Where any Person shall have become bound as a Clerk in order to his Admission as an Attorney or Solicitor in any of the Courts of the Counties Palatine by Articles or Contract stamped with the said Duty of Sixty Pounds, then upon Payment of such further

Sum

sum of Money as with the said Duty of Sixty Pounds will make mp the full Stamp Duty which, at the Date of such Articles or Contract, was payable by Law on Articles of Clerkship in order o Admission in any of the Courts at Westminster, it shall be awful for the Commissioners of Inland Revenue and they are hereby required to stamp the said Articles or Contract with a Stamp or Stamps to denote such further Duty, and thereupon such Articles or Contract shall be as valid and effectual for enitling such Person to Admission in any of the Courts at Westminster as if the same had been duly stamped with such full Duty in the first instance.

VIII. 'And whereas by an Act passed in the Forty-eighth ' Year of the Reign of King George the Third, Chapter One 'hundred and forty-nine, Section Thirty-eight, Persons intro-' mitting with or entering upon the Possession or Management of ' any Personal or Moveable Estate or Effects in Scotland of any ' Person dying, are required to exhibit a full and true Inventory, duly stamped, to be recorded as in the said Act is provided, of 'all the Personal or Moveable Estate and Effects of the Deceased already recovered or known to be existing; and if at any subse-'quent Period a Discovery shall be made of any other Effects belonging to the Deceased, an additional Inventory of the same ' is in like Manner to be exhibited and recorded; and every such 'additional Inventory is chargeable by Law with the full ad 'valorem Stamp Duty payable in respect of the total Amount or Value of the Estate and Effects specified therein, and in any such former Inventory; and thereupon the Party exhibiting the same is entitled to receive back the Amount of the Stamp Duty paid on such former Inventory; and it is expedient to prevent ' the Inconvenience attending the Over-payment of the Stamp 'Duty in such Cases by charging on any such additional In-'ventory the deficient Stamp Duty only:'

Every such additional Inventory to be made and recorded as Additional Inaforesaid shall be chargeable only with such Amount of Stamp ventories in Duty as, together with the Stamp Duty charged upon any former Scotland to be duly stamped Inventory of the Estate and Effects of the same chargeable with deceased Person already exhibited and recorded, shall make up the full Amount of Stamp Duty chargeable by Law in respect of the total Amount or Value of all the Estate and Effects of the said deceased specified in the said additional and any such former

Inventory.

IX. No Licence granted to any Spiritual Person to perform Licences to Divine Service in any Building approved by the Bishop in lieu of perform Divine any Church or Chapel whilst the same is under Repair or is re- Service in cerbuilding, or in any Building so approved for the Convenience of tain Cases free the Inhabitants of a Parish resident at a Distance from the Church from Stamp or consecrated Chapel, shall be chargeable with any Stamp Duty.

X. 'And whereas by the said Act passed in the Fifty-fifth 'Year of the Reign of King George the Third, it is provided that 'where any Property is sold and conveyed subject to any Debt or Sum of Money to be afterwards paid by the Purchaser, the 'sme shall be deemed to be Purchase or Consideration Money in respect whereof the said ad valorem Duty charged upon the B b 3

additional Duty

C. 59.

Sale and Conveyance of Property is to be paid: And whereas it has been held and determined that the said ad valorem Duty is payable in respect of any such Sum or Debt only where the Purchaser is personably liable or bound, or undertakes or agrees to pay the same or to indemnify the Vendor against the same; and it is expedient to alter and amend the Law in this respect:

Where Property any Mortgage, the Mortgage Money deemed · Part of Purchase Money, whether agreed to be paid by Purchaser or not.

Where any Lands or other Property shall be sold and conveyed is sold subject to subject to any Mortgage, Wadset, or Bond, or other Debt, or to any gross or entire Sum of Money, such Sum of Money or Debt shall be deemed the Purchase or Consideration Money, or Part of the Purchase or Consideration Money, as the Case may be, in respect whereof the said ad valorem Duty shall be paid, notwithstanding the Purchaser shall not be or become personally liable or shall not undertake or agree to pay the same or to indemnify the Vendor or any Person against the same, anything in any Act or otherwise to the contrary notwithstanding.

XI. 'And whereas it has been adjudged and determined by 'Law that upon the Sale of Property, where the Consideration 'expressed in the Conveyance is a Rentcharge or an Annuity ' made subject to Redemption or Repurchase, ad valorem Stamp Duty is chargeable under the Act passed in the Session of Par-' liament held in the Thirteenth and Fourteenth Years of Her

Majesty, Chapter Ninety-seven, only where such Redemption or Repurchase may be enforced at the Option of the Vendor, and

' it is expedient that such Duty should be chargeable in all Case: where such Rentcharge or Annuity is made redeemable?

Where Property is sold in consideration of a redeemable Annuity, the Redemption Money to be deemed Pur--chase Money.

13 & 14 Vict.

c. 97.

In any Case where Property shall be sold and conveyed in consideration of any Rentcharge or Annuity, or any annual or periodical Payment to be made permanently or for any indefinite Period, so that the total Amount of the Money to be paid for such Property cannot be previously ascertained, which Rentcharge, Annuity, or other Payment shall be made subject to Redemption or Purchase upon Terms and Conditions specified in the Deed or Instrument whereby the Property sold shall be conveyed to or vested in the Purchaser, or any Person by his Direction, the Money or the Consideration mentioned in the said Deed or Instrument as that on Payment or Transfer, Delivery or Satisfaction, of which the said Rentcharge, Annuity, or other Payment shall be redeemed or purchased or repurchased, or shall cease to be payable, shall be deemed to be the Purchase Money or Consideration on the Sale of the said Property so sold and conveyed, and in respect of which last-mentioned Purchase Money or Consideration the ad valorem Duty shall be chargeable; and where any such last-mertioned Consideration shall consist wholly or in part of any Stock or Security mentioned in the said Act, the Value thereof shall be ascertained as in such Act is in that Behalf provided; and where any such Annuity, Rentcharge, or other Payment aforesaid shall be made subject to Redemption or Purchase or Repurchase or Discontinuance upon Payment or Satisfaction of any Meney or Value to be ascertained or calculated in manner provided in the said Deed or Instrument, the Amount of such Money or Value shall, for the Purpose of charging the said ad valorem Duty, be ascertained or calculated as in such Deed or Instrument shall be so provided.

XII. And

XII. 'And whereas by the said Act of the Thirteenth and Fourteenth Years of Her Majesty, Chapter Ninety-seven, a Stamp Duty of Five Shillings was granted and imposed upon the Duplicate or Counterpart of any Deed or Instrument chargeable with Stamp Duty (exclusive of progressive Duty) to the Amount of Five Shillings or upwards; and it is provided that in such Case the Duplicate or Counterpart shall not be available unless stamped with a particular Stamp for denoting or testifying the Payment of the full and proper Stamp Duty on the original Deed or Instrument; and it is expedient to dispense with the said particular Stamp on Counterparts of Leases:

Notwithstanding anything contained in the said Act, the Coun- Counterparts of rpart of any Lease of Lands, Tenements, or Hereditaments, being Leases not reily stamped with the said Stamp Duty of Five Shillings, or any gher Stamp Duty (exclusive of progressive Duty), and not being recuted or signed by or on the Behalf of any Lessor or Grantor, iall be available as a Counterpart without being stamped with particular Stamp for denoting or testifying the Payment of the

tamp Duty chargeable on the original Lease.

XIII. 'And whereas by the said Act of the Thirteenth and Fourteenth Years of Her Majesty, when any Deed or Instrument shall be presented to the Commissioners of Inland Revenue, and the Fee of Ten Shillings shall be paid to them for their Opinion as to the Stamp Duty with which such Deed or Instrument in their Judgment is chargeable, the said Commissioners are required to assess and charge the Stamp Duty on such Deed or Instrument, and, on the same being duly stamped, to impress thereon a particular Stamp to signify and denote that the full Amount of Stamp Duty with which such Deed or Instrument 'is by Law chargeable has been paid: And whereas the said 'Commissioners are not authorized to impress a particular Stamp 'upon any Deed or Instrument not chargeable with any Stamp Duty in order to denote that the same is not so chargeable; and it is expedient that Provision should be made for that Purpose?

It shall be lawful for any Person to present to the said Com- Commissioners missioners any Deed or Instrument, and upon Payment of the may adjudge Fee of Ten Shillings, as in the said Act is mentioned, to require their Opinion whether or not the same is chargeable with any Stamp Duty, and if the said Commissioners shall be of opinion that such Deed or Instrument is not chargeable with any Stamp Duty, it shall be lawful for them and they are hereby required to impress thereon a particular Stamp, to be provided by them for that Purpose, with such Word or Words, or Device or Symbol thereon as they shall think proper in that Behalf, which shall signify and denote that such Deed is not chargeable with any Stamp Duty; and every such Deed or Instrument upon which the aid Stamp shall be impressed shall be deemed to be not so chargeable, and shall be receivable in Evidence in all Courts of Law and Equity, notwithstanding any Objection made to the same as being chargeable with Stamp Duty, and not stamped to denote the same: Provided always, that if the said Commis- Appeal from soners shall assess and charge any Stamp Duty upon or in respect the Determined any such Deed or Instrument, and the Party presenting the Commissioner tame and paying such Duty shall declare himself dissatisfied with

quired to be impressed with the denoting Stamp.

Deeds not liable to Stamp Duty.

Commissioners,

B h 4

C. 59.

Sale and Conveyance of Property is to be paid: And whereas it has been held and determined that the said ad valorem Duty is payable in respect of any such Sum or Debt only where the Purchaser is personably liable or bound, or undertakes or agrees to pay the same or to indemnify the Vendor against the same;

Where Property any Mortgage, the Mortgage Money deemed · Part of Purchase Money, whether agreed to be paid by Purchaser or not.

' and it is expedient to alter and amend the Law in this respect:' Where any Lands or other Property shall be sold and conveyed is sold subject to subject to any Mortgage, Wadset, or Bond, or other Debt, or to any gross or entire Sum of Money, such Sum of Money or Debt shall be deemed the Purchase or Consideration Money, or Part of the Purchase or Consideration Money, as the Case may be, in respect whereof the said ad valorem Duty shall be paid, notwithstanding the Purchaser shall not be or become personally liable or shall not undertake or agree to pay the same or to indemnify the Vendor or any Person against the same, anything in any Act or otherwise to the contrary notwithstanding.

> XI. And whereas it has been adjudged and determined by Law that upon the Sale of Property, where the Consideration 'expressed in the Conveyance is a Rentcharge or an Annuity ' made subject to Redemption or Repurchase, ad valorem Stamp

> Duty is chargeable under the Act passed in the Session of Par-' liament held in the Thirteenth and Fourteenth Years of Her

> Majesty, Chapter Ninety-seven, only where such Redemption or Repurchase may be enforced at the Option of the Vendor, and

> ' it is expedient that such Duty should be chargeable in all Case:

Where Property is sold in consideration of a redeemable Annuity, the Redemption Money to be deemed Pur--chase Money.

13 & 14 Vict. c. 97.

> ' where such Rentcharge or Annuity is made redeemable? In any Case where Property shall be sold and conveyed in consideration of any Rentcharge or Annuity, or any annual or periodical Payment to be made permanently or for any indefinite Period, so that the total Amount of the Money to be paid for such Property cannot be previously ascertained, which Rentcharge. Annuity, or other Payment shall be made subject to Redemption or Purchase upon Terms and Conditions specified in the Deed or Instrument whereby the Property sold shall be conveyed to or vested in the Purchaser, or any Person by his Direction, the Money or the Consideration mentioned in the said Deed or Instrument as that on Payment or Transfer, Delivery or Satisfaction, of which the said Rentcharge, Annuity, or other Payment shall be redeemed or purchased or repurchased, or shall cease to be payable, shall be deemed to be the Purchase Money or Consideration on the Sale of the said Property so sold and conveyed, and in respect of which last-mentioned Purchase Money or Consideration the ad valorem Duty shall be chargeable; and where any such last-mertioned Consideration shall consist wholly or in part of any Stock or Security mentioned in the said Act, the Value thereof shall be ascertained as in such Act is in that Behalf provided; and where any such Annuity, Rentcharge, or other Payment aforesaid shall be made subject to Redemption or Purchase or Repurchase or Discontinuance upon Payment or Satisfaction of any Meney or Value to be ascertained or calculated in manner provided in the said Deed or Instrument, the Amount of such Money or Value shall, for the Purpose of charging the said ad valorem Duty, be ascertained or calculated as in such Deed or Instrument shall be so provided.

XII. And whereas by the said Act of the Thirteenth and Fourteenth Years of Her Majesty, Chapter Ninety-seven, a Stamp Duty of Five Shillings was granted and imposed upon the Duplicate or Counterpart of any Deed or Instrument chargeable with Stamp Duty (exclusive of progressive Duty) to the Amount of Five Shillings or upwards; and it is provided that in such Case the Duplicate or Counterpart shall not be available unless stamped with a particular Stamp for denoting or testifying the Payment of the full and proper Stamp Duty on the original Deed or Instrument; and it is expedient to dispense with the said particular Stamp on Counterparts of Leases:

Notwithstanding anything contained in the said Act, the Coun- Counterparts of erpart of any Lease of Lands, Tenements, or Hereditaments, being luly stamped with the said Stamp Duty of Five Shillings, or any nigher Stamp Duty (exclusive of progressive Duty), and not being executed or signed by or on the Behalf of any Lessor or Grantor, shall be available as a Counterpart without being stamped with a particular Stamp for denoting or testifying the Payment of the

Stamp Duty chargeable on the original Lease.

XIII. 'And whereas by the said Act of the Thirteenth and ' Fourteenth Years of Her Majesty, when any Deed or Instrument ' shall be presented to the Commissioners of Inland Revenue, and ' the Fee of Ten Shillings shall be paid to them for their Opinion as to the Stamp Duty with which such Deed or Instrument in 'their Judgment is chargeable, the said Commissioners are required to assess and charge the Stamp Duty on such Deed or Instrument, and, on the same being duly stamped, to impress 'thereon a particular Stamp to signify and denote that the full Amount of Stamp Duty with which such Deed or Instrument ' is by Law chargeable has been paid: And whereas the said 'Commissioners are not authorized to impress a particular Stamp 'upon any Deed or Instrument not chargeable with any Stamp 'Duty in order to denote that the same is not so chargeable; and it is expedient that Provision should be made for that Purpose?

It shall be lawful for any Person to present to the said Com- Commissioners missioners any Deed or Instrument, and upon Payment of the Fee of Ten Shillings, as in the said Act is mentioned, to require their Opinion whether or not the same is chargeable with any Stamp Duty, and if the said Commissioners shall be of opinion that such Deed or Instrument is not chargeable with any Stamp Duty, it shall be lawful for them and they are hereby required to impress thereon a particular Stamp, to be provided by them for that Purpose, with such World or Words, or Device or Symbol thereon as they shall think proper in that Behalf, which shall signify and denote that such Deed is not chargeable with any Stamp Duty; and every such Deed or Instrument upon which the said Stamp shall be impressed shall be deemed to be not so chargeable, and shall be receivable in Evidence in all Courts of law and Equity, notwithstanding any Objection made to the same as being chargeable with Stamp Duty, and not stamped to denote the same: Provided always, that if the said Commis- Appeal from sioners shall assess and charge any Stamp Duty upon or in respect the Determi-of any such Deed or Instrument, and the Party presenting the Commissioner same and paying such Duty shall declare himself dissatisfied with

Leases not required to be impressed with the denoting Stamp.

may adjudge Deeds not liable to Stamp Duty.

Period

their Determination, it shall be lawful for him to appeal against the same to Her Majesty's Court of Exchequer, on the Terms and in the Manner in the said Act provided; and the said Court shall hear and determine the Appeal, and decide whether the said Deed or Instrument is chargeable with any, and if any, what Stamp Duty; and if the Court shall be of opinion that the same is not so chargeable, or is chargeable with a less Amount of Duty than shall have been assessed and charged thereon, then the Amount of such Duty or of the Excess (as the Case may be) shall be returned to the Appellant, together with the Sum deposited as in the said Act mentioned; and if the Court shall be of opinion that any further Duty is chargeable on the said Deed or Instrument, such further Duty shall be paid to the said Commissioners, and the Court shall order and enforce the Payment thereof accordingly.

XIV. 'And whereas it would facilitate the Transfer of the Bonds and Mortgages given by Public Companies under the Provisions of Acts of Parliament as Securities for Money which such Companies are by the said Acts expressly empowered or authorized to borrow, if the Transfers or Assignments of such Bonds or Mortgages were endorsed thereon, and were exempted from Stamp Duty, and it is expedient to grant such Exemption in consideration of a Composition Stamp Duty being paid or such Bonds and Mortgages on the original making and issuing thereof, in lieu of the Stamp Duty with which such Transfers or Assignments would otherwise be chargeable:

Transfers of Ponds and Mortgages of Public Companies exempted from Stamp Duty on Payment of a Composition.

Where on the original making and issuing of any such Bond or Mortgage as aforesaid, and before any Transfer or Assignment thereof, the same shall be stamped with an Amount of Stamp Duty equal to Three Times the Amount of the advalorem Stamp Duty chargeable thereon by Law, and over and above the said ad valorem Duty, then every Transfer or Assignment thereafter made of such Bond or Mortgage by Endorsement thereon shall be deemed to be exampt from the Stamp Duty which would otherwise be payable in respect of such Transfer or Assignment: Provided always, that nothing herein contained shall extend to exempt any such Transfer or Assignment from any Stamp Duty to which it may be liable as a Settlement of the Money or Stock secured by such Bond or Mortgage, or any Portion thereof.

XV. 'And whereas it is desirable to facilitate the Purchase of stamped Paper, Covers, or Envelopes, and of other Stamps for expressing or denoting the Rates or Duties of Postage (all of which are herein-after designated as Postage Stamps, and for that Purpose to enable certain Persons in the Service of the Post Office to sell Postage Stamps without having any such Licence as the Laws now in force require in that Behalf, and without being subject or liable to any Penalty for carrying about Postage Stamps for Sale:'

It shall be lawful for the Postmaster General by Writing under his Hand to authorize and appoint any Person in the Service or Employment of the Post Office to sell Postage Stamps at any particular House or Place to be specified for that Purpose, and also any Messenger or other Person employed in the Delivery of Letters sent by Post to carry about for Sale and to sell at any Place Postage Stamps, and all such Persons shall, during the

Persons authorized by Postmaster General may sell Postage Stamps, or carry same about for Sale, without being Period that such Authority and Appointment shall remain in force subject to and unrevoked, without any Licence or any Authority other than Penalty. last aforesaid, be at liberty to sell at any House or Place to be specified as aforesaid, or if so authorized, to carry about for Sale and sell at any Place, any Postage Stamps, and such Persons respectively shall not be subject or liable to any Penalty or Forfeiture for so doing, anything in any Act or Acts to the contrary notwithstanding.

XVL 'And whereas by an Act passed in the Ninth Year of ' the Reign of King George the Fourth, Chapter Eighteen, granting Stamp Duties upon Playing Cards made fit for Sale or Use ' in the United Kingdom, such Duties to be denoted on the Ace of Spades of each Pack of Cards, it is enacted, that no Playing 'Cards shall be sold as Waste Cards unless a Corner of each Card ' shall be cut off at least Half an Inch in Depth, and other Provi-' sions are therein contained for securing the said Duties: And whereas Packs or Parcels of Cards fit and intended for Use and ' Play, but not containing an Ace of Spades duly stamped, are ' commonly sold under the Pretence of being Waste Cards, each ' of such Cards having a Corner cut off, whereby the said Duties ' are evaded; and it is expedient to prevent such Practice:

No Playing Cards, except such as shall be bona fide spoiled and For preventing rendered unfit for Use as Playing Cards in the Process of Manu- the Evasion of facture, and which shall have a Corner cut off as in the said last- the Duties on mentioned Act is provided, nor any Cards commonly called or known as Picture Cards or Court Cards, shall be deemed to be Waste Cards; and no Playing Cards except Waste Cards shall be sold otherwise than in Packs, each Pack containing Fifty-two Cards of the Four usual Suits of Thirteen Cards each, including an Ace of Spades duly stamped for denoting the Duty by the said Act granted on a Pack of Cards, and tied up together in manner directed by the said Act; and if any Person shall sell or expose or keep for Sale any Playing Cards, not being a Pack of Cards as aforesaid, and the same not being bond fide Waste Cards within the Meaning of this Act, he shall for every Pack, Parcel, or separate Quantity of Cards so sold or exposed or kept for Sale forfeit, if he shall not be a licensed Maker of Playing Cards, the Sum of Ten Pounds, and if he shall be such licensed Maker the Sum of Twenty Pounds; and all Cards so sold or exposed or kept for Sale shall be forfeited, and may be seized and taken by any Officer of Inland Revenue, and be disposed of as the Commissioners of Inland Revenue shall direct; provided that if in any Proceeding any Question shall arise whether any Cards are or were bona fide Waste Cards or not, Proof of the Affirmative thereof shall lie on the Party selling the same or having or keeping the same for Sale.

XVII. 'And whereas by an Act passed in the Session held in ' the Seventh and Eighth Years of the Reign of King George the 'Fourth, Chapter Fifty-three, Officers of Excise and Persons em-' ployed in the Collection or Management of or accounting for the 'Revenue of Excise are exempted from serving as Mayor or 'Sheriff, or in any corporate or parochial or other public Office or Employment, or on any Jury or Inquest, or in the Militia; and it is expedient to extend the same to all other Officers 'appointed by or under the Commissioners of Inland Revenue:'

Playing Cards.

Exemption of Excise Officers from serving public Offices extended to Officers of Inland Revenue.

Allowance for on hand.

to Order on Demand sufficient Authority for Payment without Proof of Endorsement.

Drafts on

Stamp Duties in Ireland granted by 5 & 6 Vict. c. 82. and continued by8 &9 Vict.c. 2. 11 & 12 Vict. c. 9. 14 & 15 Vict. c. 18. 15 & 16 Vict. c. 21. made perpetual. Acts continued in force:

No Officer or Person appointed by the Commissioners of Inland Revenue, or employed by them or under their Authority or Direction in any way relating to any of the Duties under their Care or Management, shall, so long as he shall continue in and exercise such last-mentioned Office or Employment, be compelled to serve as Mayor or Sheriff, or in any of the Offices, Employments, or Capacities in the said Act and herein-before in that Behalf mentioned.

XVIII. Where any Person shall be possessed of any Stamps Receipt Stamps rendered useless by this Act, it shall be lawful for the Commissioners of Inland Revenue, on Application to them or to their proper Officer in that Behalf, at any Time within Six Calendar Months after the Commencement of this Act to cancel and make Allowance for the same, as in the Case of spoiled Stamps, after deducting the Discount by Law granted on the Purchase of Receipt Stamps.

XIX. Provided always, That any Draft or Order drawn upon Bankers payable a Banker for a Sum of Money payable to Order on Demand which shall, when presented for Payment, purport to be endorsed by the Person to whom the same shall be drawn payable, shall be a sufficient Authority to such Banker to pay the Amount of such Draft or Order to the Bearer thereof; and it shall not be incumbent on such Banker to prove that such Endorsement, or say subsequent Endorsement, was made by or under the Direction or Authority of the Person to whom the said Draft or Order was or is made payable either by the Drawer or any Endorser thereof.

XX. And whereas by an Act passed in the Session of Parlis-' ment held in the Fifth and Sixth Years of Her Majesty's Reign, 'Chapter Eighty-two, certain Rates and Duties denominated Stamp Duties were granted and made payable in Ireland for a ' limited Term; and by Four several Acts passed respectively in ' the Eighth, Eleventh, Fourteenth, and Fifteenth Years of Her ' Majesty's Reign the same Rates and Duties were continued for ' Four other several and successive Terms, the last of which will 'expire on the Tenth Day of October One thousand eight hundred ' and fifty-three; and it is expedient to make the said Rates and ' Duties perpetual:'

All the several Sums of Money and Duties and Composition for Duties granted and made payable in Ireland by the said Act of the Fifth and Sixth Years of Her Majesty, Chapter Eightytwo, and not repealed by any subsequent Act, and also all Duties now payable in lieu or instead of any of the said Duties which may have been so repealed, shall be and the same are hereby continued and made perpetual, and shall be charged, raised, levied, collected, and paid unto and for the Use of Her Majesty, Her Heirs and Successors for ever: The said Act of the Fifth and Sixth Years of Her Majesty, and all and every other Act and Acts now in force in relation to the Duties and Composition for Duties which are continued by this Act, shall severally be continued and remain in full Force in all respects in relation to the said Duties and Composition for Duties hereby continued and granted, and all and every the Powers and Authorities, Rules, Regulations, Directions, Penalties, Forfeitures, Clauses, Matters, and Things contained in the said Acts or any of them, and in

force

force as aforesaid, shall severally and respectively be duly observed, practised, applied, and put in execution in relation to the said Duties and Composition for Duties hereby continued and granted, for the charging, raising, levying, paying, accounting for, and securing of the said Duties and Composition for Duties, and all Arrears thereof, and for the preventing, detecting, and punishing of all Frauds, Forgeries, and other Offences relating thereto, as fully and effectually to all Intents and Purposes as if the same Powers, Authorities, Rules, Regulations, Directions, Penalties, Forfeitures, Clauses, Matters, and Things were particularly repeated and re-enacted in the Body of this Act with reference to the said Duties and Composition for Duties hereby granted.

The SCHEDULE referred to by this Act. Duty. APPRENTICESHIP and CLERKSHIP.-Indenture, or other Instrument or Writing, containing the Covenants, Articles, or Agreements for or relating to the Service of any Apprentice, Clerk, or Servant who shall be put or placed to or with any Master or Mistress, or to or with any new Master or Mistress, either by Assignment, Transfer, or Turn-over, or upon the Death, Absence, or Incapacity of the former Master or Mistress, or otherwise, to learn any Profession, Trade, or Employment whatsoever (except Articles of Clerkship or Apprenticeship to any Attorney, Solicitor, or other Person in order to Admission in any Court, or in any Office in any Court), or any Writing whatever (except as aforesaid) whereby any such Assignment, Transfer, or Turn-over may be effectuated or ascertained: Where no Sum of Money or other Matter or Thing shall be paid, given, assigned, or conveyed, or be secured to be paid, given, assigned, or conveyed to or for the Use or Benefit of the Master or Mistress, with or in respect of any Apprentice, Clerk, or Servant -0 2 6 DEBENTURE or Certificate for entitling any Person to receive any Drawback of any Duty or Duties, or Part of any Duty or Duties of Customs or Excise, or any Bounty payable out of the Revenue of Customs or Excise, for or in respect of any Goods, Wares, or Merchandise exported or shipped to be exported from any Part of the United Kingdom to any Part beyond the Sea: Where the Drawback or Bounty to be received shall not exceed Ten Pounds 1 Where the same shall exceed Ten Pounds and not exceed Fifty Pounds

And where the same shall exceed Fifty

Pounds

Duty.

Lid

0 0 1

DRAFT or ORDER for the Payment of any Sum of Money to the Bearer or to Order, on Demand - And the following Instruments shall be deemed and taken to be Drafts or Orders for the Payment of Money within the Intent and Meaning of this Act, and of any Act or Acts relating to the Stamp Duties on Bills of Exchange, Drafts, or Orders, and shall be chargeable accordingly with

any such Act or Acts; viz.

All Documents or Writings usually

termed Letters of Credit, or whereby any Person to whom any such Document or Writing is or is intended to be delivered or sent shall be entitled, or be intended to be entitled to have Credit with, or in account with, or to draw upon any other Person for, or to receive from such other Person any Sum of Money therein mentioned.

the Stamp Duties imposed by this Act or

EXEMPTIONS from the DUTIES on DRAFTS or ORDERS.

All Drafts or Orders for the Payment of Money to the Bearer on Demand, drawn upon any Banker or Bankers, now by Law exempt from Stamp Duty.

All Letters of Credit, whether in Sets or not, sent by Persons in the United Kingdom to Persons abroad authorizing Drafts on the United Kingdom.

POLICY of ASSURANCE or Insurance, or other Instrument, by whatever Name the same shall be called, whereby any Insurance shall be made upon any Life or Lives, or upon any Event or Contingency relating to or depending upon any Life or Lives;

Where the Sum insured shall not exceed Five hundred Pounds;

Then for every Fifty Pounds, and any fractional Part of Fifty Pounds

And where it shall exceed Five hundred Pounds, and shall not exceed One thousand Pounds;

Then for every One hundred Pounds, and any fractional Part of One hundred Pounds

And where it shall exceed One thousand Pounds;

Then for every One thousand Pounds, and any fractional Part of One thousand Pounds

0 10 0

0 1 0

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RECEIPT or DISCHARGE given for or upon the Payment of Money amounting to Two Pounds or upwards

Duty.

0 0

EXEMPTION.

Receipts given for Money deposited in any Bank, or in the Hands of any Banker, to be accounted for, whether with Interest or not : provided the same be not expressed to be received of or by the Hands of any other than the Person to whom the same is to be accounted for: Provided always, that this Exemption shall not extend to Receipts or Acknowledgments for Sums paid or deposited for or upon Letters of Allotment of Shares or in respect of Calls upon any Scrip or Shares of or in any Joint Stock or other Company or proposed or intended Company, which said last-mentioned Receipts or Acknowledgments, by whomsoever given, shall be liable to the Duty by this Act charged on Receipts.

CAP. LX.

An Act to amend the Acts regulating the Salaries of Resident Magistrates in *Ireland*. [4th August 1853.]

WHEREAS by an Act passed in the Sixth Year of King 6 W.4. c. 13. William the Fourth, Chapter Thirteen, it is enacted, that a.34. 'every Magistrate appointed under that Act should have and receive such Salary by the Year, not exceeding the Sum of Four hundred Pounds, and rateably for any shorter Period, as the Lord Lieutenant or other Chief Governor or Governors of Ireland should think fit: And whereas it is expedient that the 'Lord Lieutenant of Ireland should be empowered to vary and classify the Salaries of the Magistrates appointed under the said Act, in like Manner as the Salaries of the Officers of the Constabulary Force in Ireland have been classified, for which Pur-' pose it is necessary to authorize the Lord Lieutenant to fix the annual Salaries of a certain Number of such Magistrates at a Sum exceeding Four hundred Pounds per Annum: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,

I. That it shall be lawful for the Lord Lieutenant or other Ld. Lieutenant Chief Governor or Governors of Ireland to grant to any Magis- may grant any trate heretofore appointed or hereafter to be appointed under the Magistrate a said recited Act a Salary not exceeding Five hundred Pounds by the Year: Provided always, that not more than Twenty of such Magistrates shall at any One Time be entitled to receive Salaries exceeding the annual Rate of Four hundred Pounds: Provided Aggregate of also, that the aggregate Amount of all the Salaries payable to all Salaries not to the Magistrates for the Time being appointed as aforesaid shall exceed Average not at any Time exceed the Amount which would have been pay-

Salary not exceeding 500% per Annum.

in certain (

able

able if the annual Salary of every such Magistrate had been Four hundred Pounds, and no more, unless such Excess shall have been caused by the Death, Resignation, or Removal of a Magistrate receiving a less annual Salary than Four hundred Pounds, and by a new Magistrate not having been appointed immediately thereupon.

II. And whereas by an Act passed in the Session of Parlia-

A Certificate of Diligence and Fidelity to be given by the Chief Secretary, and not by Inspector General, on Superannuation of Magistrates under 10 & 11 Vict. e. 100.

II. 'And whereas by an Act passed in the Session of Parlia-' ment holden in the Tenth and Eleventh Years of Her present Majesty, Chapter One hundred, it is enacted, that it shall be ' lawful for the Commissioners of Her Majesty's Treasury, upon the Recommendation of the Lord Lieutenant or other Chief Governor or Governors of Ireland, supported by a Certificate from the Inspector General in the said Act named, that the Party had served with Diligence and Fidelity, to order and direct that any Magistrate theretofore appointed should and might be superannuated: And whereas, the Magistrates not being under ' the Orders or Control of the Inspector General of the Consta-' bulary, he is unable from his official Knowledge to certify their ' Diligence and Fidelity:' Be it therefore enacted. That in every Case of Superannuation of a Magistrate under the said last-recited Act the Certificate that the Party has served with Diligence and Fidelity shall be given by the Chief Secretary of the Lord Lieutenant, and not by the Inspector General of the Constabulary, and such Certificate of the Chief Secretary shall be in all respects conformable to and have the same Force and Effect as any Certificate of the Inspector General to be given under the said last in part recited Act.

CAP. LXI.

An Act to confirm certain Provisional Orders made under an Act of the Fifteenth Year of Her present Majesty, to facilitate Arrangements for the Relief of Turnpike Trusts, and to make certain Provisions respecting Exemptions from Tolls. [4th August 1853.]

14 & 15 Vict. c. 38.

INTHEREAS, in pursuance of the Act of the Fifteenth Year of Her Majesty, "to facilitate Arrangements for the Relief " of Turnpike Trusts, and to make certain Provisions respecting " Exemptions from Tolls," certain Provisional Orders have been ' made for reducing the Rate of Interest, and for extinguishing the Arrears of Interest on the Mortgage Debts charged or se-' cured on the Tolls or Revenues of certain Turnpike Roads, and such Orders have been published in the London Gazette, and in Newspapers circulating in the Neighbourhood of such Roads, and the Dates of such Provisional Orders, and the Acts under which the Tolls or Revenues on which such Debts are charged or secured are levied or raised, together with the Amount to which the Rate of Interest on such Debts is to be reduced, and the Day up to which the Interest and Arrears of Interest on such Debts are to be extinguished by such Orders, are mentioned in the Schedule to this Act, and such of the said Orders as bear Date in the Year One thousand eight hundred and fifty-' two were made by the Right Honourable Spencer Horatio Walpole, who at the Date thereof was One of Her Majesty's ' Principal Secretaries of State, and such of the said Orders as bear

bear Date in the Year One thousand eight hundred and fiftythree were made by the Right Honourable Viscount Palmerston, who at the Date thereof was One of such Secretaries of State: And whereas it is expedient that the said Provisional Orders should be confirmed, and made absolute: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, n this present Parliament assembled, and by the Authority of he same, That the said Provisional Orders are hereby confimed, Provisional and made absolute, and shall be as binding and of the like Force Orders conand Effect as if the Provisions thereof had been expressly enacted firmed. by Parliament.

SCHEDULE.

Date of Pro- visional Order.	Title of Local Act.	Amount of Principal Debt.	Interest to be reduced to the following Rates per Annum.	Arrears of Interest to be extinguished to the following Dates.	
1852. 23 Nov.	58 G. 3. c. 42., "An Act for more effectually repairing and improving the Road between Warrington and "Lower Irlam in the County Palatine of Lancaster,"	£ a. d.	11. per Cent.	1852. 31 Dec.	
23 Nov.	4 G. 4. c. 28., "An Act for more "effectually repairing the Road lead- "ing from the Turnpike Road near "the West End of the Town of "Cbesterfield to Matlock Bridge, and "also the Road leading out of the "said Road over Darley Bridge to "Cross Green, and also the Road "leading out of the last-mentioned Road to the Turnpike Road near "Rowesley Bridge, all in the County "of Derby,"	10,967 12 6	1 <i>l</i> . 10s, per Cent.	31 Dec.	
23 Nov.	7 & 8 G. 4. c. 71., "An Act for making a maintaining a Road from the "Town of Northampton in the County of Northampton to Cold Brayfield in "the County of Buckingham," -	4,640 0 0	1/. per Cent.	31 Dec.	
21 Dec.	4 G. 4. c. 42., "An Act for making "and maintaining a Turnpike Road "from Horsham in the County of "Sussex by Bewbush to the Town "of Crawley in the said County,"	5,250 0 0	1 <i>l.</i> per Cent.	31 Dec.	
21 Dec.	6 G 4. c. 25., "An Act for making "and maintaining a Turnpike Road "from the present Turnpike Road between Maidstone and Wrotham in the County of Kent to Strood in "the said County,"	4,745 0 0	21. per Cent.	31 Dec.	

Date of Pro- visional Order.	Title of Local Act.	Amount of Principal Debt.			Interest to be reduced to the following Rates per Annum.	Arrears of Interest to be ex- tinguished to the following Dates.
1853. 12 Feb.	7 G. 4. c. 77., "An Act for more "effectually repairing so much of "the Road from Henley Bridge to "Maidenhead Thicket as lies between "the said Bridge apn the Thirtieth "Milestone from London in the "Parish of Bisham in the County of "Berks,"	£ 6,402	s.	d. 0	1 <i>l.</i> per Cent.	1852. 31 Dec.
12 Feb.	54 G. 3. c. 62., "An Act for making "and maintaining a Road from a "Place called Lees in the Parish of "Bingley, to commence and branch "off from the Road leading from "Cross Roads Inn to Haworth at the "North-east Corner of a certain "Close of Land called the Highfield, "to Hebden Bridge in the Parish of "Halifax, all in the West Riding of "the County of York,"	9,804	. 0	0	11. 5s. per Cent	1853. 31 Dec.

CAP. LXII.

An Act to extend and continue an Act of the Twelfth Year of Her present Majesty, to prevent the spreading of contagious or infectious Disorders among Sheep, Cattle, and other Animals.

[4th August 1853.]

11 & 12 Vict. c. 107. WHEREAS an Act was passed in the Twelfth Year of the Reign of Her present Majesty (Chapter One hundred and seven), for preventing, until the First Day of September One thousand eight hundred and fifty, and to the End of the then Session of Parliament, the spreading of contagious or infectious Disorders among Sheep, Cattle, and other Animals: And whereas the said Act has by sundry Acts been continued until the First Day of September One thousand eight hundred and fifty-three, and if Parliament be then sitting, then further until the End of the then Session of Parliament: And whereas it is expedient that the said Act should be extended and further continued: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. Any Person bringing or attempting to bring for Sale any Horse or other Animal into any Market, Fair, or other open or public Place where Animals are commonly exposed for Sale, knowing such Horse or other Animal to be infected with or labouring under the Disease called Glanders, and any Person turning

Penalty on Persons bringing glandered Horses, &c. into Market, or turning them

turning out, keeping, or depasturing any Horse or other Animal out on unininfected with or labouring under any such Disease in or upon closed Land. any Forest, Chase, Wood, Moor, Marsh, Heath, Common, Waste Land, Open Field, Road Side, or other undivided or uninclosed Land, shall on Conviction of any such Offence forfeit and pay any Sum not exceeding Twenty Pounds; and the said Act shall be read and construed as if this Enactment were incorporated therein, and all the Provisions of the said Act with respect to the Penalties or Forfeitures thereby imposed, and the Recovery and Application thereof, shall be applicable accordingly.

II. The said Act as extended by this Act shall continue and Recited Act be in force until the First Day of September One thousand eight continued until hundred and fifty-six, or if Parliament be then sitting until the 1st Sept. 1856,

End of the then Session of Parliament.

and End of then

CAP. LXIII.

An Act to repeal certain Stamp Duties, and to grant others in lieu thereof, to give Relief with respect to the Stamp Duties on Newspapers and Supplements thereto, to repeal the Duty on Advertisements, and otherwise to amend the Laws relating to Stamp Duties. [4th August 1853.]

WHEREAS it is expedient to repeal the Stamp Duties now payable in respect of the several Instruments, Matters, ' and Things mentioned or described in the Schedule to this Act 'annexed, and to impose other Stamp Duties in lieu thereof, and 'also to give Relief with respect to the Stamp Duties on News-' papers and Supplements thereto, and otherwise to amend the 'Laws relating to Stamp Duties, and to repeal the Duty charged 'on Advertisements:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. From and after the passing of this Act the several Stamp Stamp Duties Duties now payable in Great Britain and Ireland respectively, on Instruments under or by virtue of any Act or Acts of Parliament for or in in the Schedule respect of the several Instruments, Matters, and Things mentioned annexed reor described in the Schedule to this Act annexed, and whereon others grand other Duties are by this Act granted, shall respectively cease and in lieu thereof. determine, and shall be and the same are hereby repealed; and in lieu and instead thereof there shall be granted, raised, levied, collected, and paid in and throughout the United Kingdom of Great Britain and Ireland, to and to the Use of Her Majesty, Her Heirs and Successors, for and in respect of the several Instruments, Matters, and Things described or mentioned in the said Schedule, or for or in respect of the Vellum, Parchment, or Paper upon which any of them respectively shall be written, the several Duties or Sums of Money set down in Figures against the same respectively, or otherwise specified and set forth in the said Schedule, which said Schedule, and the several Provisions, Regulations, and Directions therein contained with respect to the said Duties, and the Instruments, Matters, and Things charged there-16 & 17 VIOT.

others granted

with, shall be deemed and taken to be Part of this Act, and shall be applied, observed, and put in execution accordingly: Provided always, that nothing herein contained shall extend to repeal or alter any of the said Stamp Duties now payable in relation to any Deed or Instrument which shall have been signed or executed by any Party thereto, or which shall bear Date before or upon the passing of this Act.

The new Duties to be denominated Stamp Duties, and to be under the Care of the Commissioners of Inland Revenue. Powers and Provisions of

former Acts to

be in force.

II. The said Duties by this Act granted shall be denominated and deemed to be Stamp Duties, and shall be under the Care and Management of the Commissioners of Inland Revenue for the Time being; and all the Powers, Provisions, Clauses, Regulations, Directions, Allowances, and Exemptions, Fines, Forfeitures, Pains, and Penalties contained in or imposed by any Act or Acts, or any Schedule thereto, relating to any Duties of the same Kind or Description heretofore payable in Great Britain and Ireland respectively, and in force at the Time of the passing of this Act, shall respectively be in full Force and Effect with respect to the Duties by this Act granted, and to the Vellum, Parchment, and Paper, Instruments, Matters, and Things charged and chargeable therewith, and to the Persons liable to the Payment of the said Duties, so far as the same are or shall be applicable in all Cases not hereby expressly provided for, and shall be observed, applied allowed, enforced, and put in execution for and in the raising, levying, collecting, and securing of the said Duties hereby granted, and otherwise in relation thereto, so far as the same shall not be superseded by, and shall be consistent with the express Provisions of this Act, as fully and effectually to all Intents and Purposes as if the same had been herein repeated and specially enacted, mutative mutandis, with reference to the said Duties by this Act granted.

As to Duties on Supplements.

III. No higher Stamp Duty than One Penny shall be charge-Newspapers and able on any Newspaper printed on One Sheet of Paper containing a Superficies not exceeding Two thousand two hundred and

ninety-five Inches.

A Supplement published with any Newspaper duly stamped with the Duty of One Penny, such Supplement being printed on One Sheet of Paper only, and together with such Newspaper containing in the aggregate a Superficies not exceeding Two thousand two hundred and ninety-five inches, shall be free from Stamp Duty:

Any other Supplement to any such duly stamped Newspaper shall not be chargeable with any higher Stamp Duty than One Halfpenny, provided it does not contain a Superficies exceeding

One thousand one hundred and forty-eight Inches:

And any Two Supplements to any such duly stamped Newspaper shall not be chargeable with any higher Stamp Duty than One Halfpenny on each, provided each of such Supplements be printed and published on One Sheet of Paper only, and that they contain together a Superficies not exceeding in the aggregate Two thousand two hundred and ninety-five Inches:

The Superficies in all the Cases aforesaid to be One Side only of the Sheet of Paper, and exclusive of the Margin of the Letter

Allowence for

IV. Where any Person shall be possessed of any Stamps for Newspapers rendered useless by this Act, it shall be lawful for

Newspaper Stamps on hand, the Commissioners of Inland Revenue, on Application to them or to their proper Officer in that Behalf, at any Time within Six Calendar Months after the Commencement of this Act, to cancel and make Allowance for the same, as in the Case of spoiled

Stamps.

V. And whereas it is expedient to repeal the Duties now After passing ' payable on Advertisements:' From and after the passing of this of this Act all Act the Duties now payable under any Act or Acts in force for Duties on Ador in respect of any Advertisement contained in or published case. with any Gazette or other Newspaper, or contained in or published with any other periodical Paper, or in or with any Pamphlet or literary Work, and all Enactments, Clauses, Provisions, and Regulations for levying, collecting, and securing the said Duties, but so far only as they relate to such Duties, shall respectively cease and determine, and shall be and the same are hereby repealed, save and except as to any of the said Duties which shall have been charged or incurred on or before the Day of the passing of this Act, and any Arrear thereof, and as to all Fines and Penalties incurred or which may be incurred in respect of the said Duties or Arrears, all which said Duties and Arrears, Fines and Penalties, so excepted as aforesaid, shall respectively be sued for, recovered, levied, paid, and applied in the same Manner as if this Act had not been passed.

VI. 'Whereas it is expedient to remove Doubts which have Duties on arisen as to the Stamp Duties chargeable upon Assignments of Assignments of 'Judgment in Ireland; and it is also expedient to reduce the Judgment in Stamp Duties now chargeable in Scotland upon Writs of Ireland, and Writs of Writs of 'Acknowledgment by Persons infeft of Lands in favour of the Acknowledg-' Heirs or Disponees of Creditors:' In lieu of the Stamp Duties ment in Scotnow payable upon the Instruments herein-after mentioned there land. shall be chargeable (besides any progressive Duties to which the same respectively may be liable by reference to the Head of Progressive Duty in the Schedule to the Act of the Thirteenth and Fourteenth Years of Her present Majesty, Chapter Ninetyseven,) the respective Stamp Duties following; (that is to say,)

For and upon every Assignment of any Judgment in Ireland, One Pound Fifteen Shillings:

And for and upon any Writ of Acknowledgment by any Person infeft of Lands in Scotland in favour of the Heir or Disponee of a Creditor fully vested in right of an heritable Security constituted by Infoftment, Ten Shillings.

VII. 'And whereas under and by virtue of certain Acts of Parliament now in force the Governor and Company of the Bank of Scotland, and the Royal Bank of Scotland, and the British Linen Company in Scotland are respectively authorized ' and empowered to make and issue and re-issue their Promissory Notes payable to Bearer on Demand on unstamped Paper, giving Security, and keeping and producing true Accounts of all the 'Notes so issued by them respectively, and accounting for and paying the Stamp Duties payable in respect of such Notes: And whereas it is expedient to authorize and empower the Commissioners of Her Majesty's Treasury to compound with the said Banks, as well as all Bankers in Scotland, for the

Power to Treesury to compound with . Bankers in Scotland for the Stamp Duties on their Promissory Notes.

Stamp Duties on their Promissory Notes payable to Bearer on Demand, as well as for Stamps payable on their Bills of Exchange: It shall be lawful for the Commissioners of Her Majesty's Treasury for the Time being, or any Three of them, and they are hereby authorized and empowered to compound and agree with the said Governor and Company of the Bank of Scotland, and the Royal Bank of Scotland, and the British Lines Company in Scotland, and all or any other Bankers in Scotland, or elsewhere, respectively, for a Composition in lieu of the Stamp Duties payable on the Promissory Notes of the said Banks and Bankers respectively payable to the Bearer on Demand, as well as for Stamps payable on their Bills of Exchange; and such Composition shall be made on such Terms and Conditions, and with such Security for the Payment of the same, and for keeping producing, and rendering of such Accounts, as the said lastmentioned Commissioners may deem to be proper in that Behalf; and upon such Composition being entered into by such Banks and Bankers respectively it shall be lawful for them to issue and re-issue all Notes and to draw all such Bills for which such Composition shall have been made on unstamped Paper, anything in any Act contained to the contrary notwithstanding.

Stamp Duty on Scrip Certificates.

VIII. From and after the passing of this Act the following Stamp Duty shall be charged and paid; (that is to say,)

On any Scrip Certificate, that is to say, any Docu- £ & d. ment denoting or intended to denote the Right or Title of the Holder thereof or any Person to any Share or Shares in any Joint Stock or other Company, or proposed or intended Company, or any Certificate declaring or entitling the Holder thereof or any Person to be or become the Proprietor of any Share or Shares of or in any such Company, where such Certificate or the Right or Title to such Share or Shares shall be or be intended to be transferable by the Delivery of such Certificate, or otherwise than by Deed or Instrument in Writing

Receipts for Land or Assessed Taxes or Income Tax exempt from Stamp Duty.

Stamps de-Policies of Life Assurance may be impressed or affixed.

Certain Particulars to be written on adhesive Stamps for Policies.

IX. No Receipt given for any Sum or Sums of Money received for or on account of Land Tax, or the Duties of Assessed Taxes, or the Duties on Profits arising from Property, Professions. Trades, and Offices, by any Collector or Receiver of such Taxes or Duties, or by any Person having Authority to collect or receive the same, shall be subject or liable to any Stamp Duty.

X. The Duties granted by an Act of the present Session of noting Duty on Parliament on Policies of Assurance may be denoted either by Stamp impressed upon the Paper whereon any such Instrument is written, or by an adhesive Stamp affixed thereto, and the Commissioners of Inland Revenue shall provide Stamps of both Descriptions for the Purpose of denoting the said Duties.

> XI. The adhesive Stamps to be so provided for the Purpose aforesaid shall be adapted for the Writing of the following Particulars thereon; (that is to say,) the Date and Number of the Policy, and the Names of the Person insured and of One of the Directors of the Assurance Company, or other Person by whom

the same shall be signed; and where an adhesive Stamp shall be used or intended to be used for or upon any such Policy, such Stamp shall be firmly and securely affixed and made to adhere to such Policy, and all the several Particulars aforesaid shall be fairly and distinctly written upon such Stamp at or before the Time of the signing thereof by such Director or other Person aforesaid, or in default thereof such Director or other Person signing such Policy shall forfeit the Sum of Fifty Pounds.

The SCHEDULE referred to by this Act.

ARTICLES of CLERKSHIP or Contract, whereby £ s. d.
any Person shall first become bound to serve as a
Clerk in order to his Admission as an Attorney
or Solicitor in any of Her Majesty's Courts at
Westminster or in Ireland, or in order to his
Admission as a Proctor in the High Court of
Admiralty in England, or the Court of Admiralty
in Ireland, or in any of the Ecclesiastical Courts

in Doctors Commons or in Ireland CERTIFICATE to be taken out yearly by every Person admitted as an Attorney or Solicitor in any of Her Majesty's Courts at Westminster or in Ireland, or in any other Court in England holding Pleas where the Debt or Damage amounts to Forty Shillings; and by every Person admitted as a Writer to the Signet, or as a Solicitor, Agent, Attorney, or Procurator in any of the Courts in Scotland; and by every Person admitted or enrolled as a Notary Public in England, Scotland, or Ireland, who in his own Name or in the Name of any other Person shall commence, prosecute, carry on, or defend any Action, Suit, Prosecution, or other Proceeding in any of the Courts aforesaid, or do any notarial Act whatever, for or in expectation of any Fee, Gain, or Reward, as an Attorney, Solicitor, Agent, Proctor, Procurator, or Notary Public, although not admitted or enrolled as such:

If he shall reside within the Distance of Ten Miles from the General Post Office in the City of London, or within the City or Shire of Edinburgh, or in the City of Dublin, or within Three Miles thereof;

And if he shall have been admitted for
the Space of Three Years or upwards 9 0 0
Or if he shall not have been admitted so
long - - 4 10 0
If he shall reside elsewhere, and if he
shall have been admitted for the Space
of Three Years or upwards - 6 0 0
Or if he shall not have been admitted so

long - - 3 0. 0

Duty.

CERTIFICATE to be taken out yearly by every & s. d. Person being a Member of One of the Four Inna of Court in England, and by every Person in Ireland who in the Character of Conveyancer, Special Pleader, Draftsman in Equity or otherwise, shall, for or in expectation of any Fee, Gain, or Reward, draw or prepare any Conveyance of or Deed or Instrument relating to any Estate or Property, real or personal, or any other Deed or Contract whatever, or any Pleadings or Proceedings in any Court of Law or Equity; If he shall reside within the Distance of Ten Miles from the General Post Office in the City of London, or in the City of Dublin, or within Three Miles thereof And if he shall reside elsewhere 600 CONVEYANCE of any Kind or Description whatsoever, in England or Ireland, and Charter Disposition or Contract containing the first original Constitution of Feu and Ground Annual Rights in Scotland (not being a Lease or Tack for Years), in consideration of any annual Sum payable in perpetuity, or for any indefinite Period, whether Fee Farm or other Rent. Feu Duty. Ground Annual, or otherwise: Where the annual Sum thereby reserved, secured, or made payable shall not ex-2 6 ceed 20s. And where the same shall exceed 20s. and shall not exceed 121., then for every 20s. or any fractional Part of 20s. of such annual Sum And where the same shall exceed 12L and shall not exceed 241, then for every 40s. and for any fractional Part of 40s. of such annual Sum And where the same shall exceed 24L, then for every 4L and for any fractional Part of 0 10 0 4L of such annual Sum -

C A P. LXIV.

An Act for continuing and amending the Act for facilitating the Sale and Transfer of Incumbered Estates in *Ireland*.

[15th August 1853.]

WHEREAS an Act was passed in the Session of Parliament holden in the Twelfth and Thirteenth Years of the Reign of Her present Majesty, intituled An Act further to facilitate the Sale and Transfer of Incumbered Estates in Ireland: And whereas under the Provisions of the said Act certain Commissioners were duly appointed during Her Majesty's Pleasure for the Execution of the said Act: And whereas it is expedient to a mend

12 & 13 Vict. c. 77. ' amend the said Act in certain Particulars, and to continue the ' Powers of the said Commissioners for the further Term herein-'after mentioned:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. Where Application has been made under the said Act, or shall hereafter be made under the said Act and this Act, or either of them, for a Sale of any Land or of any Lease within Sections Sixteen and Seventeen of the said Act, and all or any of the Incumbe sold also brances affecting such Land or Lease also affects any Lease of Land affects a Lease in Ireland not within the said Sections Sixteen and Seventeen of not so subject, the said Act, Application may be made for Sale of such last-mentioned Lease; and the Jurisdiction and Powers of the Commissioners and all the Provisions of the said Act shall extend and be applicable to such last-mentioned Lease in like Manner as in the Case of a Lease within the said Sections Sixteen and Seventeen of the said Act.

II. The Twenty-second Section of the said recited Act shall be The 22d Secand the same is hereby repealed, and in lieu thereof be it enacted, That the Commissioners shall not make an Order for Sale of any Land or Lease, or any Part thereof, upon Application by an Incumbrancer on such Land or Lease, in case it be shown to the in lieu thereof. Satisfaction of the Commissioners by the Owner of such Land or Lease that no Part of such Land or Lease is subject to any Receiver, or in the Possession of any Incumbrancer, and that the Amount of the yearly Interest on the Incumbrances, and other yearly Payments (if any) in respect of Charges payable out of the Income of such Land or Lease and the other Lands or Leases (if any) subject to the Incumbrance of such Incumbrancer, do not exceed One Half of the net yearly Income (after the Payment of all Tithe Rentcharge, such Part of the County Cess and Poor's Rate as is payable by the Owner, and all Crown, Quit, and Head Rent) of such Land or Lease, or of all the Lands or Leases so subject: Provided always, that the Decision of the said Commissioners thereupon shall in all Cases, so far as relates to the Power and Jurisdiction of the Commissioners over such Land or Lease, be final and conclusive to all Intents and Purposes whatsoever.

III. Where the Commissioners have ordered or shall order the Sale of any Lease in perpetuity, they may, if they shall think it expedient so to do, cause Notice to be given to the Owner or other Persons interested in the Reversion or any Person on behalf of such Owner or other Persons, and may thereupon proceed to convert it into convert such Lease in perpetuity into a Fee-farm Grant, according a Fee-farm to the Principles prescribed in the Renewable Leasehold Conversion Act, but their Procedure in relation thereto shall be according to the general Rules and Practice of the Court of the said Commissioners, and in case such Conversion shall be ordered they shall have Power to convey the Land included in such Lease to the Purchaser in Fee, subject to the Fee-farm Rent ascertained a aforesaid, and to such Exceptions, Reversions, Covenants, and Clauses as shall be in conformity with the original Lease, and

Where Incumbrance affects any Land or Lease subject to Commissioners Jurisdiction to extend to such

tion of recited Act repealed. and other Provisions made

Where a Lease in perpetuity is ordered to be sold, the Commissioners may

the Provisions of the Renewable Leasehold Conversion Act, and thereupon the Owner for the Time being shall have the same Rights and Remedies against the Purchaser, his Heirs, Executors, Administrators, and Assigns, and against the Land, by Action, Distress, Entry, or otherwise, in respect of such Rent, and of any Exceptions, Reservations, Covenants, and Clauses contained in the said Deed, as belong by Law to the Owner of any Fee-farm Rent created under the said Acts.

Where a Grant amounts to an Assignment of a Lease the Rent reserved to be within Sections 16 and 17 of recited Act.

IV. Where any Instrument purporting to be a Demise or Lease or any other Grant or Assurance reserving Rent, executed or made by any Person entitled under any Lease of Land, is, in Construction of Law, an Assignment of such Lease, Sections Sixteen and Seventeen of the said recited Act, and all other the Provisions of the said Act and this Act, which would, in case such Instrument, Grant, or Assurance had passed less than the whole Term or Estate created by such Lease, have been applicable to or in respect of the Reversion created under such Instrument, Grant, or Assurance, shall extend and apply and shall be deemed to have extended and applied to and in respect of the Rent thereby reserved, and all Rights and Interests thereunder vested in Grantor or Assignor, in like Manner as such Provisions would have been applicable to or in respect of such Reversion.

Where Conveyance is made subject to a Lease, it shall not be necessary in pleading to allege prior Title to Reversion.

V. Where any Conveyance or Assignment has been made before the passing of this Act, or shall hereafter be made, by the Commissioners, subject to any Lease, Under-lease, or Tenancy, such Conveyance or Assignment shall be deemed to afford conclusive Proof that the Estate or Interest purporting to be conveyed or assigned thereby is the Reversion expectant upon such Lesse, Under-lease, or Tenancy, and it shall not be necessary, in any Action arising out of or connected with such Lease, Under-lease, or Tenancy, or in any Pleadings in such Action, to allege or prove the Title of such Reversion prior to the said Conveyance or Assignment, and the Person to whom such Conveyance or Assignment is made, his Heirs, Executors, Administrators, and Assigns, and every of them, shall and may have and enjoy like Advantages against the Lessees, Under-lessees, and Tenants, their Heirs, Executors, Administrators, Assigns, and Under-tenants, and against all other Persons, in possession or occupation of the Land comprised in such Conveyance or Assignment, by Distress or by Entry for Nonpayment of Rent or for doing of Waste, or other Forfeiture, and also shall and may have and enjoy like Advantages and Remedies by Action for not performing other Condition, Covenants, and Agreements contained in such Lease or Underlease, or in the parol Agreement for such Tenancy, against the said Lessees, Under-lessees, and Tenants, their Heirs, Executors, Administrators, and Assigns, as the Person granting such Lease or Under-lease or as the Landlord entering into the Agreement for such Tenancy, or his Heirs, Executors, Administrators, or Assigns, ought to have had and enjoyed at any Time or Times, in like Manner and Form as if the Reversion in such Land expectant or such Lease, Under-lease, and Tenancy had remained or continued in such Person granting such Lease or Under-lease, or as Landlord entering into such Agreement.

VI. Where there is or shall be an Application to the Commis- Power to consioners for the Sale of any undivided Share of any Land or Lease solidate Sale of it shall be lawful for the Commissioners, where they shall see fit different undiso to do, upon the Application of the Owner of any other undi-vided Shares. vided Share or Shares of the same Land or Lease (and although such other undivided Share be not subject to any Incumbrance), or on the Application of any Incumbrancer on such other undivided Share or Shares, to include the same Share or Shares, upon such Terms as they shall see fit, with the Share so proposed to be sold as aforesaid, and in every such Case the Commissioners shall apportion the Purchase Money among the Owners according to their respective Shares so sold, and shall apportion the Expenses as they may see fit.

VII. The Thirty-seventh Section of the said recited Act shall Clause ex. apply and be deemed to have at all Times applied to any Rent planatory of reserved upon a Lease, where the Commissioners shall have sold section 37 of or shall sell the whole Reversion expectant upon such Lease at

different Times or in different Lots.

VIII. The Commissioners shall have Power upon any Applica- Sale may be tion for Sale, whether now pending before them or to be hereafter had, subject to made, to sell and convey any Land, subject to any Right, Title, or Dower. Estate to or in Dower.

IX. Where a Sale is made by the Commissioners under the said Commissioners Act or this Act of any Land or Lease, it shall be lawful for them, may include whenever it shall appear to them convenient so to do, to include in such Sale all or any Part of the Arrears of Rent, if any, which may at the Time of the Sale be owing from any Lessees or Tenants, subject to whose Leases or Tenancies the Sale is to be made, where such Arrears are subject to any Incumbrance in respect of which an Incumbrancer shall have obtained an Order for Sale, or where the Order for Sale has been obtained by the Owner, and in the Conveyance or Assignment of such Land or Lease to assign such Arrears to the Purchaser accordingly; and such Purchaser, his Heirs, Executors, Administrators, or Assigns, shall, after such Assignment of the said Arrears, have for the Recovery and in respect of the Nonpayment thereof the same Rights and Remedies which the Person or Persons who would have been entitled to such Arrears would have possessed if no such Assignment thereof nor any Conveyance or Assignment of such Land or Lease had been made.

X. All General Rules or Orders heretofore made by the Com- As to Reference missioners shall apply and have reference to the Provisions of this of General Act as well as to those of the said recited Act; and that in the Rules, and Con-Construction of this Act the Words and Phrases to which a par-struction of Act. ticular or extended Meaning is assigned by the Fifty-fourth Section of the said recited Act shall when used in this Act be understood to bear such particular or extended Meaning, except where the Context requires a different Construction; and that in the Construction of the said recited Act the Word "Lease" shall include and shall be deemed to have included any Term created by way of Use, as well as any Term created by way of Demise at Common Law, so as such Term be or have become a Term in gross.

Limitation of Office of Commissioners, &c., and of Applications and Orders and Proceedings.

15 & 16 Vict. c. 67.

Costs of Petitioner for Sale shall not be paid out of Proceeds. otherwise than in same Order as Incumbrance shall be payable.

XL The Fifth Section of the said Act, whereby it is enacted that no Commissioner, Secretary, or other Officer should hold his Office for a longer Period than is therein mentioned, shall be and the same is hereby repealed; and every such Commissioner, Secretary, or other Officer may hold his Office for a Term not exceeding Four Years from the passing of this Act, and thenceforth until the End of the then next Session of Parliament; and all Applications which under the Sixteenth and Seventeenth Sections of the said Act, or under this Act, might be made to the said Commissioners within Three Years from the passing of the said Act, and which under the Act passed in the last Session of Parliament, intituled An Act to continue the Powers of applying for a Sale of Lands under the Act for facilitating the Sale and Transfer of Incumbered Estates in Ireland, may now be made within Four Years from the passing of the said first-mentioned Act, may be made within Two Years from the Twenty-eighth Day of July One thousand eight hundred and fifty-three; and all Orders and Proceedings by the said Acts or by this Act authorized, and which might be made. had, or taken upon any Application made within the said Period of Four Years, may be made, had, and taken within the further Period authorized by this Act.

XII. In the Case of any Petition for a Sale presented after the passing of this Act, the Costs of the Petitioner in respect of such Petition and of any Proceedings thereunder shall not (unless the Commissioners shall otherwise direct) be payable out of the Proceeds of the Sale otherwise than in the same Order of Priority in which the Incumbrance of the Petitioner shall be payable, anything in the said recited Acts, or any Rule or Practice of the

Commissioners, to the contrary notwithstanding.

CAP. LXV.

An Act to amend the Acts for the Regulation of Parish [15th August 1853.] Vestries.

58 G. S. c. 69.

WHEREAS an Act was passed in the Fifty-eighth Year of the Reign of King George the Third, intituled An Act for ' the Regulation of Parish Vestries, by which it was enacted, "that " no Person who shall have refused or neglected to pay any Rate "for the Relief of the Poor, which shall be due from and shall " have been demanded of him, shall be entitled to be present in " any Vestry of the Parish for which such Rate shall have been " made until he shall have paid the same:" And whereas by ' another Act passed in the Fifty-ninth Year of the Reign of King 59 G. S. c. 85. ' George the Third, intituled An Act to amend and correct an ' Act of the last Session of Parliament, for the Regulation of ' Parish Vestries in England, it is enacted, "that no Person who " "shall have refused or neglected to pay any Rate for the Relief "of the Poor, which shall be due from and shall have been " "demanded of him, shall be entitled to vote or to be present in " any Vestry of the Parish, for which such Rate shall have been " made until he shall have paid the same, nor shall any such " Clerk, Secretary, Steward, or Agent be entitled to be present

"or to vote nor shall be present or vote at any Vestry in such

" Parish unless all Rates for the Relief of the Poor, which shall " have been assessed and charged upon or in respect of the " annual Rent, Profit, or Value in right of which any such Clerk, "Secretary, Steward, or Agent shall claim to be present and " "vote, which shall be due and which shall have been demanded " at any Time before the meeting of such Vestry, shall have "been paid and satisfied:" And it is expedient to make further Regulations as to the Payment of Rates to qualify Persons to be ' present and vote at Vestry Meetings in England and Wales: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. From and after the passing of this Act no Person shall be Rates which required, in order to be entitled to vote or be present at any have become Vestry Meeting held under the Provisions of the said Acts of the due less than Fifty-eighth and Fifty-ninth Years of King George the Third, to 3 Months previous to a have paid any Rate for the Relief of the Poor of the Parish in Vestry Meeting which such Meeting shall be held, which shall have been made or not required become due within Three Calendar Months immediately preceding to be paid

such Vestry Meeting.

before voting.

CAP. LXVI.

An Act to continue an Act for authorizing the Application of Highway Rates to Turnpike Roads.

[15th August 1853.]

[4 § 5 Vict. c. 59. continued until 1st October 1854, and to the End of the then next Session of Parliament.]

CAP. LXVII.

An Act for the better Regulation of Public Houses in Scotland. [15th August 1853.]

WHEREAS an Act was passed in the Ninth Year of the Reion of His Majesty King George the Fourth, intituled Reign of His Majesty King George the Fourth, intituled 'An Act to regulate the granting of Certificates by Justices of 9 G.4. c. 58. the Peace and Magistrates, authorizing Persons to keep Common 'Inne, Alehouses, and Victualling Houses in Scotland, in which ' Ale, Beer, Spirits, Wine, and other exciseable Liquors may be ' sold by Retail under Excise Licences; and for the better Regu-'lation of such Houses; and for the Prevention of such Houses being kept without such Certificate: And whereas in Scotland great Evils have been found to arise from the granting of Cer-' tificates for Spirits, Wine, and exciseable Liquors, to be drunk or consumed on the Premises, to Dealers in Provisions and other ' such Commodities; and it is expedient that a Remedy be applied ' to such Evils, and that further Provision be made for the regulating of Public Houses in Scotland? Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

No Certificate to be granted unless with express Condition that no Groceries be sold on the Premises.

Grocers may obtain Certificates for the Sale of Porter. Spirits, &c. by Retail.

Certain Provision of 6 G. 4. c. 81., so far as regards granting Licences in Scotland, repealed.

Certificate to be granted under 9 G. 4. c. 58. to contain Conditions that no Porter, &c. be sold by

I. It shall not be lawful to the Justices of the Peace for any County or District nor to the Magistrates of any Royal Burgh in Scotland, whether acting under the said recited Act or this Act, to grant any Certificate for Spirits, Wine, or exciseable Liquors to be drunk or consumed on the Premises, in Terms of the said recited Act, with respect to any House or Premises not previously licensed, unless on the express Condition that no Groceries or other Provisions to be consumed elsewhere shall be sold in the House or Premises with respect to which such Certificate is granted within the Period to which such Certificate applies; and from and after the Term of Whitsunday next ensuing from the passing of this Act it shall not be lawful to such Justices or Magistrates to grant any Certificate, in Terms of the said recited Act, with respect to any House or Premises, whether previously licensed under the said recited Act or not, unless on the express Condition aforesaid.

II. Provided always, That nothing herein contained shall prevent any Person or Persons obtaining a Certificate as a Grocer, according to the Schedule to this Act annexed, for the Sale of Porter, Ale, Beer, Cyder, or Perry, or Wines, Spirits, and other exciseable Liquors, by Retail, but not to be consumed on the Premises, at the same Rate as is exigible for a Certificate for a

Public House.

III. 'And whereas by an Act passed in the Sixth Year of the Reign of King George the Fourth, intituled An Act to repeal ' several Duties payable on Excise Licences in Great Britain and ' Ireland, and to impose other Duties in lieu thereof, and to amend ' the Laws for granting Excise Licences, it is enacted, that no Licence for the Sale of any Spirits or Foreign Wine, or Sweets or Made Wines, or Mead or Metheglin, by Retail, to be drank or consumed in or upon the House or Premises where sold, shall be granted to any Person or Persons who shall not have and ' produce a Licence for the Sale of Beer, Cyder, or Perry, by Retail, to be drank or consumed in or upon such House or ' Premises, in that Behalf granted; and if any Licence for the ' Sale of any Spirits or Foreign Wine, or Sweets or Made Wines, or Mead or Metheglin, by Retail, to be drank or consumed in or upon the House or Premises where sold, shall be granted to any Person or Persons other than as aforesaid, such Licence ' shall be and is thereby declared to be absolutely null and void ' to all Intents and Purposes, and all and every such Person or Persons as aforesaid shall be subject and liable to all and every ' Penalty and Penalties imposed upon Persons selling Spirits or ' Foreign Wines, or Sweets or Made Wines, or Mead or Metheglin, by Retail, without Licence: Be it enacted, That the said recited Enactment, so far as regards any such Licence as aforesaid to be granted in Scotland after the passing of this Act, shall be and the same is hereby repealed.

IV. Every Certificate to be granted in Terms of the said recited Act of the Ninth Year of the Reign of King George the Fourth shall be granted under the express Condition that (unless by virtue of a separate Certificate) no Porter, Ale, Beer, Cyder, or Perry shall be sold by Retail in the House or Premises with respect to which such Certificate is granted, within the Period to

which such Certificate applies, or otherwise that (unless by virtue Retail on the of a separate Certificate) no Spirits, Wine, or exciseable Liquors, Premises, and other than Porter, Ale, Beer, Cyder, or Perry, shall be sold by no One Certificate to enable Retail in such House or Premises to be consumed therein within Persons to sell such Period; and no One Certificate shall be granted having the Porter, &c. and Effect of enabling a Party to obtain a Licence to sell by Retail, in Spirits, &c. any Houses or Premises, to be consumed therein, not only Porter, Ale, Beer, Cyder, or Perry, but also Spirits, Wine, and other exciseable Liquors.

V. It shall not be lawful to the Justices of the Peace for any No Certificate County or District, or the Magistrates of any Burgh, to grant any to be granted Certificate, in Terms of the said recited Act and this Act, for the until Premises Sale of any Spirits, Wine, Porter, Beer, Cyder, Perry, or other spected, and reexciseable Liquors to be drunk on the Premises, with respect to ported suitable. any House or Premises not previously licensed, until a written Report shall have been made by a Justice of the Peace for such County or District, or a Magistrate of such Burgh, such Justice or Magistrate being entitled to grant a Certificate, that the same are suitable and proper to be licensed, in Terms of the Certificate applied for, and setting forth the Name of the Owner of such House, accompanied with a Certificate as to the Applicant's Character and Qualification, signed by Two Justices of the Peace, or Two Magistrates of such Borough.

VI. From and after Whitsunday One thousand eight hundred No Certificate and fifty-four it shall not be lawful for the Justices of the Peace to be granted to Blacksmiths, for any Shire or Stewartry, or the Magistrates of any Royal Burgh, Tacksmen of to grant to any Blacksmith at his Smithy, or at any House occupied Tolls, or Tollby him in the immediate Vicinity of the same, or to any Tacksman gatherers, &c. of Tolls, or Toll-gatherer, or to any Person occupying a House not hitherto licensed to sell exciseable Liquors situated at or near to any Toll Bar in Scotland, any Certificate to sell Wine, Beer, Spirits, or other exciseable Liquors, anything in any Act of Parliament to the contrary notwithstanding, unless such Toll be situated more than Six Miles from any other House licensed to sell exciseable Liquors within the same County.

VII. No Licence for the Sale of any Spirits, Wine, Porter, Ale, Excise Licences Beer, Cyder, Perry, or other exciseable Liquors, by Retail, to be not to be granted drunk or consumed on the Premises of the Person licensed, shall be without or congranted by the Commissioners of Inland Revenue, or by any Officer of Excise, to any Person in Scotland who shall not produce to the said Commissioners or Officer a Certificate, granted in Terms of the said recited Act of the Ninth Year of the Reign of King George the Fourth and of this Act, enabling the Party to obtain such Licence; and every such Licence which shall be granted without the Authority or contrary to the Terms of a Certificate in that Behalf shall be null and void to all Intents and Purposes.

VIII. In lieu of the present Licences charged for the Sale of Licences. Beer and Spirits in Scotland, the following Licences shall be charged:

trary to a Certificate obtained under this Act.

DUTIES.

Every Person who shall be duly authorized by the Justices of the Peace to keep an Inn, and who shall sell Beer, Cyder, or Perry by Retail (whether

2 10 0

to be drank or consumed on the Premises or not) & if the Dwelling House in which such Person shall reside or retail Beer, Cyder, or Perry at the Time of taking out such Licence shall not, together with the Offices, Courts, Yards, and Gardens therewith occupied, be rated under the Authority of any Act or Acts of Parliament for granting Duties on inhabited Houses, at a Rent of 10l. per Annum or upwards, or shall not be rented or valued at such Rent or annual Value, or upwards And if rated, rented, or valued as aforesaid at 10L

per Annum or upwards

Every Retailer of Spirits, if the Dwelling House in which such Retailer shall reside or retail such Spirits (whether to be drank or consumed on the Premises or not) at the Time of taking out such Licence shall not, together with the Offices, Courts, Yards, and Gardens therewith occupied, be rated, under the Authority of any Act or Acts of Parliament for granting Duties on inhabited Houses, at a Rent of 10l. per Annum or upwards, or shall not be rented or valued at such Rent or annual Value or upwards, (and which Rates of Licence Duty shall be deemed to apply to the Sale of Beer together with Spirits where the Party obtaining such Licence shall have the Justice's Certificate or Authority to sell both)

4 If rated at 10l. and under 20L 5 5 0 If 201. 25L 9 9 0 If 25l. 30% 10 10 0 ** 99 If 30% 40L 11 11 •• " Tf 0 40L 50l. 12 12 99 Ιf - 13 13 50% and upwards

Provisions of former Acts in relation to Excise Licences to be applied to the Duties and Licences under this Act.

IX. The said Duties by this Act granted and made payable on such Licences as aforesaid shall be under the Management of the Commissioners of Inland Revenue, and shall be charged, raised, levied, collected, paid, and applied in such and the like Manner as other Duties of Excise on Licences may by or under any Act or Acts in force be charged, raised, levied, collected, paid, and applied; and all and every the Powers, Provisions, Clauses, Regulations, Fines, Forfeitures, and Penalties contained in or imposed by any such Act or Acts as aforesaid, in relation to any other Duties of Excise on Licences, shall, so far as the same are consistent with the express Provision of this Act, and are not hereby repealed, be practised and put in execution in relation to the said Duties hereby granted, as fully and effectually as if the same were repeated and re-enacted by this Act in reference to the said last-mentioned Duties.

Not to alter or affect existing Licence Duties, or the Liability of Parties to take out such Licences

X. Provided always, That nothing herein contained shall extend or be deemed or construed to extend to repeal, alter, or affect any Duty or Duties payable under any Act or Acts in force immediately before the passing of this Act, for or upon any Licence to be taken out for the dealing in or retailing of Wine or Spirits or Beer or any other exciseable Liquors in any Part of the United Kingdom,

Kingdom, or the Liability of any Person under any such Act or Acts as aforesaid to take out any such Licence, or his or her Lisbility to any Fine or Penalty for omitting to take out the same.

XI. The Forms of Certificate contained in the Schedule to this Form of Certi-Act annexed shall come in place of the Form of Certificate pro- ficate, wided by the said recited Act of the Ninth Year of the Reign of King George the Fourth; and it shall not be lawful to the Justices of the Peace for any County or District, or to the Magistrates of any Burgh in Scotland, whether acting under the said recited Act or this Act, from and after the passing of this Act, to grant any Certificates in any other Forms than those contained in the said Schedule; but it shall be lawful to such Justices or Magistrates to grant Certificates in any of the Forms contained in the said Schedule according to the Circumstances of such Case; and the Penalties provided by the said recited Act for Contraventions of or Offence against the Terms, Provisions, and Conditions of Certificates, and the Recovery and Application thereof, and all Provisions of the said recited Act relating to the Terms, Provisions, and Conditions of Certificates, shall apply to Certificates granted under this Act: Provided always, that in Localities requiring other Hours for opening and closing Public Houses, Inns, and Hotels than those contained in the said Schedule, it shall be lawful for such Justices or Magistrates to insert in the said Schedule such other Hours, not being earlier than Six o'Clock or later than Eight o'Clock in the Morning for opening, or earlier than Nine o'Clock or later than Eleven o'Clock in the Evening for closing the same, as they shall think fit.

XII. If any Certificate shall be granted contrary to the Pro- Certificates visions of this Act the same shall be null and void to all Intents contrary to Act

and Purposes.

XIII. And whereas under and by virtue of the said recited Excise Licences Act of the Sixth Year of the Reign of King George the Fourth taken out after all Excise Licences taken out by any Person or Persons who 10th Oct. 1858 shall be duly authorized by Justices of the Peace to keep a sole Liquors to Common Inn, Alchouse, or Victualling House, and who shall expire at Whittake out a Licence for selling Beer, Cyder, or Perry by Retail, sunday 1854. to be drunk or consumed in the House or Premises, or for selling ' Spirits or Foreign Wine, or Mead or Metheglin, are made to expire on the Tenth Day of October in each Year: And whereas 'it is expedient that all such Licences as aforesaid to be taken out in Scotland should be made to expire at the Term of Whit-' sunday, being the Period of the Year when the Certificates under 'which the same are granted will also expire:' Be it therefore enacted, That all such Licences as aforesaid which shall be taken out in Scotland after the Tenth Day of October One thousand eight hundred and fifty-three, and before the Term of Whitsunday One thousand eight hundred and fifty-four, shall be made to expire at the latter Term, and shall be granted respectively, upon Payment of a proportionate Part of the annual Duty chargeable thereon, from the Day of the Date to the Day of the Expiration thereof; and every such Licence which shall be taken out in Licences taken Scotland at any Time after Whitsunday One thousand eight out after Whithundred and fifty-four shall expire at Whitsunday next after the sunday 1854 to granting thereof, anything in the said recited Act of the Sinth granting thereof, anything in the said recited Act of the Sixth sunday next

null and void.

Year following.

selling

C. 67.

Year of the Reign of King George the Fourth or in any other Act contained to the contrary thereof notwithstanding.

Power to Police to enter Public Houses.

Penalty.

XIV. It shall be lawful for any Police Officer or Constable at any Time to enter into any Public House, or any House where Refreshments are sold to be consumed on the Premises; and any Person who refuses to admit or shall not admit such Police Officer or Constable into such Public House or House where Refreshmens are sold as aforesaid, or shall offer Obstruction to his Admission thereto, shall be deemed guilty of an Offence; and every Person so offending shall for every such Offence forfeit and pay the Penalties herein-after mentioned, that is to say, for the First Offence the Sum of Five Pounds, with the Expenses of Conviction, and in case such Penalty and Expenses shall not be paid within the Space of Fourteen Days next after such Conviction shall have taken place, the Offender shall be imprisoned for a Period of One Calendar Month unless he shall sooner pay such Penalty and Expenses; and for the Second and every subsequent Offence, the Offender shall forfeit the Sum of Ten Pounds, with the Expenses of Conviction; and in case such Penalty and Expenses shall not be paid within the Space of Fourteen Days next after such Second or subsequent Conviction shall have taken place, then the Offender shall be imprisoned for a Period of Two Calendar Months, unless he shall sooner pay such Penalty and Expenses; and it is hereby provided and declared, that the several Penalties and Terms of Imprisonment may be mitigated by the Court; provided always, that by such Mitigation such Penalties and Terms of Imprisonment respectively shall not be reduced to less than One Fourth thereof.

Penalty on Persons bartering or selling Spirits without having obtained a Certificate.

XV. Every Person bartering or selling Spirits without having obtained a Certificate, and every Dealer in Groceries or other Provisions to be consumed elsewhere than on the Premises supplying, whether gratuitously or otherwise, Spirits to be consumed on the Premises, shall be deemed guilty of an Offence, and shall for such Offence forfeit and pay the Penalties provided in the Thirtieth Section of the said recited Act of the Ninth Year of King George the Fourth, and upon Default of Payment thereof as therein mentioned, be imprisoned as therein provided: Provided always, that any Person who shall have been Three Times convicted of any Offence against this Act shall be incapable of holding a Licence for the Sale of exciseable Liquors in all Time coming; and provided also, that every Person who shall be convicted of bartering or selling Spirits without having obtained a Certificate shall, in default of immediate Payment of the Penalty imposed upon him for such Offence, be liable, in the Discretion of the Sheriff, Bailie, or Justices by whom he shall be so convicted, to be immediately imprisoned as prescribed by the said Thirtieth Section of the said recited Act in the Case of Default of Payment within Four Days after Conviction.

XVI. Every Offence committed against this Act shall be tried and determined, and all Penalties incurred under the Authority of this Act shall be recovered and applied, in the Manner and before the Courts, and subject to the Conditions provided in the said recited Act of the Ninth Year of King George the Fourth; but in the Case of any Person complained against for bartering or

Offences to be tried, &c. under Provisions of Act 9 G. 4. c. 58.

elling Spirits without having obtained a Certificate, it shall be awful for the Sheriff, Bailie or Justices to or before whom such complaint shall have been made, instead of granting a Warrant to he Officers of Court to summon the Person complained against to ppear to attend the Hearing of such Complaint, to grant Warrant or the Apprehension of such Person, and after such Apprehension o inquire into the Truth of the Allegations in such Complaint, and otherwise to proceed under such Complaint as if such Person had appeared under such a Summons.

XVII. In this Act the following Words and Expressions shall Interpretation have the several Meanings hereby assigned to them, unless there of Terms. be something in the Subject or Context repugnant to such Con-

struction: that is to say.

Words importing the Singular shall include the Plural Number. and Words importing the Plural shall include the Singular Number:

Words importing the Masculine Gender shall also include Females:

The Word "Month" shall mean Calendar Month:

The Expression "Public House" shall include a Common Inn. Alehouse, Victualling House, or other Premises in which any exciseable Liquors are sold by Retail to be drunk or consumed in the Premises in which the same are sold:

The Expression "Inn and Hotel" in Certificate (No. 1.) shall refer to a House containing at least Four sleeping Apartments

set apart for the Accommodation of Travellers:

The Word "Certificate" shall mean a Certificate to a Person to keep a Public House in Terms of the said recited Act and of this Act.

XVIII. The said recited Acts, and all other Statutes, Laws, Repeal of other and Usages, shall be and the same are hereby repealed in so far as Statutes so far is inconsistent with the Provisions of this Act, but no farther or as inconsistent otherwise.

with this Act

SCHEDULE.

Form of Certificate for Inns and Hotels.

At a General Meeting for granting Publicans Certificates held by Her Majesty's Justices of the Peace acting in and for the County [or of the Magistrates of the Burgh, as the Case may be,] within the said County of holden at [or Burgh] on the Day of in the Year for the Purpose One thousand eight hundred and of authorizing Persons to keep Common Inns, Alehouses, and Victualling Houses, Her Majesty's Justices of the Peace acting in and for the said County, [or the Magistrates of the said Burgh,] assembled at the said Meeting, did authorize and empower $A.L_{\gamma}$ now dwelling at the Sign of the in the Parish of and County [or Burgh] aforesaid, to keep a Common Inn, Alehouse, or Victualling House, for the Sale in the said House, but not elsewhere, of Victuals, and of Spirits, Wine, or other exciseable Liquors other than Porter, Ale, Beer, Cyder, or Perry, for of Victuals, and of Porter, Ale, Beer, Cyder, or Perry,] provided the said A.L. shall be licensed 16 & 17 VICT.

and empowered to sell such Liquors under the Authority and Permission of any Excise Licence to him or her on that Behalf granted, on the Terms and Conditions following; that is to say, That the said A.L. do not fraudulently adulterate the Bread and other Victuals and Liquors sold by him, or sell the same knowing them to have been fraudulently adulterated; and do not use in selling the same any Weights or Measures which are not of the legal Imperial Standards and do not sell any Groceries or other Provisions in the said House or Premises to be consumed elsewhere] *; and do not knowingly permit any Breach of the Peace, or riotous or disorderly Conduct within the said House or Premises; and do not knowingly permit or suffer Men or Women of notoriously bad Fame, or Girls and Boys, to assemble and meet therein; and do not supply Liquor to Boys and Girls apparently under Fourteen Years of Age, or to Persons who are in a State of Intoxication; and do not permit or suffer any unlawful Games therein; and do not keep open House, or permit or suffer my drinking on any Part of the Premises belonging thereto, or sell or give out therefrom any Liquors, before Eight of the Clock in the Morning, or after Eleven of the Clock at Night, of any Day, with the Exception of Refreshment to Travellers or to Persons requiring to lodge in the said House or Premises; and do not open his House for the Sale of any Liquors, or sell or give out the same, on Sunday, except for the Accommodation of Lodgers and bonâ fide Travellers; and, lastly, do maintain good Order and Rule within his House and Premises. This Certificate to continue in force, upon the Terms and Conditions aforesaid, from the Day of One thousand eight hundred and until the Day of thousand eight hundred and and no longer.

The above Certificate is made out according to the Deliverance in the Book or Register appointed to be kept in Terms of the Act of Parliament.

C.D., Clerk.

Form of Certificate for Public Houses.

AT a General Meeting for granting Publicans Certificates held by Her Majesty's Justices of the Peace acting in and for the County [or of the Magistrates of the Burgh, as the Case may be,] holden at within the said County of for Burgh] on the Day of in the Year One thousand eight hundred and for the Purpose of authorizing Persons to keep Common Inns, Alehouses, and Victualling Houses, Her Majesty's Justices of the Peace acting in and for the said County, [or the Magistrates of the said Burgh,] assembled at the said Meeting, did authorize and empower A.L. now dwelling at the Sign of the and County [or Burgh] aforesaid, to the Parish of keep a Public House, for the Sale in the said Premises, but not

elsewhere.

^{*} Note.—The Condition within Brackets not to be inserted in Certificates granted previous to Whitsunday One thousand eight hundred and fifty-four in the Case of Houses or Premises previously licensed.

lsewhere, of Victuals, and of Spirits, Wine, or other exciseable iquors other than Porter, Ale, Beer, Cyder, or Perry, for of lictuals, and of Porter, Ale, Beer, Cyder, or Perry,] provided he said A.L. shall be licensed and empowered to sell such iquors under the Authority and Permission of any Excise icence to him or her on that Behalf granted, on the Terms and Conditions following; that is to say, That the said A.L. do not fraudulently adulterate the Bread and other Victuals and Liquors sold by him, or sell the same knowing them to have been fraudulently adulterated; and do not use in selling the same any Weights or Measures which are not of the legal Imperial Standards, [and do not sell any Groceries or other Provisions in the said House or Premises to be consumed elsewhere] *; and do not knowingly permit any Breach of the Peace, or riotous or disorderly Conduct within the said House or Premises; and do not permit or suffer Men or Women of notoriously had Fame, or Girls and Boys, to assemble and meet therein; and do not supply Liquor to Boys and Girls apparently under Fourteen Years of Age, or to Persons who are in a State of Intoxication; and do not permit or suffer any unlawful Games therein; and do not keep open House, or permit or suffer any drinking on any Part of the Premises belonging thereto, or sell or give out therefrom any Liquors, before Eight of the Clock in the Morning or after Eleven of the Clock at Night of any Day; and do not open his House for the Sale of any Liquors, or sell or give out the same, on Sunday; and, lastly, do maintain good Order and Rule within his House and Premises. This Certificate to continue in force, upon the Terms and Conditions aforesaid, from the

Day of One thousand eight hundred and

and until the hundred and

Day of One thousand eight and no longer.

The above Certificate is made out according to the Deliverance in the Book or Register appointed to be kept in Terms of the Act of Parliament.

C.D., Clerk.

Form of Certificate for Dealers in Spirits, and Grocers and Provision Dealers trading in Spirits.

Ar a General Meeting for granting Publicans Certificates held by Her Majesty's Justices of the Peace acting in and for the County [or of the Magistrates of the Burgh, as the Case may be,] within the said County holden at [or Burgh] on the Day of in the Year One thousand eight hundred and for the Purpose of authorizing Persons to keep Common Inns, Alehouses, and Victualling Houses, Her Majesty's Justices of the Peace acting in and for the said County, [or the Magistrates of the said Burgh,] seembled at the said Meeting, did authorize and empower A.L., now dwelling at in the Parish of

D d 2

^{*} Note. The Condition within Brackets not to be inserted in Certificates wated previous to Whitsunday One thousand eight hundred and fifty-four in the Case of Houses or Premises previously licensed. County

County [or Burgh] aforesaid, to keep Premises for the Sale therein, but not elsewhere, of Spirits, Wine, or other exciseable Liquors other than Porter, Ale, Beer, Cyder, or Perry, [or of Porter, Ale, Beer, Cyder, or Perry, provided the said A.L. shall be licensed and empowered to sell such Liquors under the Authority and Permission of any Excise Licence to him or her on that Behalf granted, on the Terms and Conditions following: that is to say. That the said A.L. do not fraudulently adulterate the Liquors sold by him, or sell the same knowing them to have been fraudulently adulterated; and do not use in selling the same any Weights or Measures which are not of the legal Imperial Standards: and do not knowingly permit any Breach of the Peace, or riotous or disorderly Conduct within the said Premises; and do not supply Liquor to Persons who are in a State of Intoxication; and do not sell any Spirits, Wine, or other exciseable Liquors, [or Porter, Ale, Beer, Cyder, or Perry, to be drunk or consumed on the said Premises, and do not sell or give out therefrom any Liquors, before Six of the Clock in the Morning or after Eleven of the Clock at Night of any Day; and do not open his Premises for the Sale of any Liquors, or sell or give out the same, on Sunday; and, lastly, do maintain good Order and Rule within his Premises. This Certificate to continue in force, upon the Terms and Conditions aforesaid, for One Year from the Day ٠of One thousand eight hundred and

The above Certificate is made out according to the Deliverance in the Book or Register appointed to be kept in Terms of the Act of Parliament.

C.D., Clerk.

Form of Register of Applications.

Nos.	Names and Designations of Applicants.	I. For Inns and Hotels, and where situated.	II. For Public Houses, and where situated.	III. For Dealers in Spirits, Groceries, and Provisions.	Persons recommending Applicants.	How disposed of.	Convictions, and Dates thereof.
1.							
2.							

C A P. LXVIII.

An Act to limit the Time for proceeding to Election in Counties and Boroughs in *England* and *Wales*, and for Polling at Elections for the Universities of *Oxford* and *Cambridge*, and for other Purposes. [15th August 1853.]

'WHEREAS it is expedient to alter the Law respecting the Direction and Return of Writs for the Election of Menbers of Parliament in Certain Cases: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons,

n this present Parliament assembled, and by the Authority of the ame, That-

I The Writ for any Election hereafter to be directed to the Sheriffs to Sheriff of any County in England or Wales (other than the County make Election f a City or of a Town) shall require such Sheriff to cause Elecion to be made of a Knight or Knights to serve in Parliament or such County, and for any Riding, Parts, or Division thereof aly, and not further or otherwise; the Writ for making any Writs for Elecelection of a Member or Members to serve in Parliament for the tion in Uni-Iniversities of Oxford and Cambridge, and for every Borough, versities of fown Corporate, Port, or Place returning Members to serve in Parliament in England and Wales, shall hereafter be directed to to be directed to he Vice Chancellors of the said Universities, and to the Returnng Officers of such Boroughs, Towns Corporate, Ports, and Officers thereof Places respectively, and such Vice Chancellors and Returning Officers shall thereupon in due Course of Law proceed to Elecion, and after such Election certify the same, together with the Writ, according to the Directions thereof; all such Writs here- Writs &c. to be after to be issued, and all Mandates, Precepts, Instruments, Pro- made conformreedings, and Notices consequent upon such Writs, shall be and able to this Act. the same are hereby authorized to be framed and expressed in such Manner and Form as may be necessary for carrying the Provisions of this Act into effect.

for their Counties only.

Oxford and

IL 'Whereas by the Fourth Section of the Act of the Twenty- Elections in ' fifth George the Third, Chapter Eighty-four, it is provided, that Counties to be. ' immediately after the Receipt of the Writ for making any Elec- not later than tion of a Knight or Knights to serve in Parliament for any the Twelfth nor County or Shire in England or Wales, and endorsing on the Sixth Day after back thereof the Day of receiving the same, as by Law required, the Sheriff's 'it should and might be lawful for the Sheriff of such County Proclamation. 'and he is thereby required, within Two Days after the Receipt ' thereof, to cause Proclamation to be made at the Place where the 'ensuing Election ought by Law to be holden of a Special County 'Court to be there holden for the Purpose of such Election only on any Day (Sunday excepted) not later from the Day of making ' such Proclamation than the Sixteenth Day nor sooner than the 'Tenth Day: And whereas it is expedient to limit the Time for ' proceeding to such Elections:' Be it therefore enacted, That hereafter any such Special County Court for the Purpose of the Election of a Knight or Knights to serve in Parliament for any County, Riding, Parts, or Division of any County in England or Wales shall be holden on any Day (Sunday, Good Friday, and Christmas Day excepted) not later from the Day of making such Proclamation than the Twelfth Day nor sooner than the Sixth Day; provided that this Section shall not apply to the Election for any County of a City or of a Town.

III. That the Act of the Third and Fourth Victoria, Chapter Elections in Eighty-one, be and the same is hereby repealed, and in every City or Town being a County of itself, and in every Borough, Town Corporate, Port, or Place, returning or contributing to return Member or Members to serve in Parliament in England and Days Notice Wales, the Officer to whom the Duty of giving Notice for the being given.

Cities, &c. to be within Six ceipt of Writ, 3 C. 68.

excluded.

Election of such Member or Members belongs shall proceed to Election within Six Days after the Receipt of the Writ or Precept, giving Three clear Days Notice at least of the Day of Election, exclusive of the Day of Proclamation and the Day of Election.

IV. At any Election of a Member or Members to serve in Par-

liament for either of the Universities of Oxford and Cambridge the

Polling shall not continue for more than Five Days at the most,

Sunday, Christmas Day, Good Friday, and Ascension Day being

Polling at the Universities to continue hise Days only.

Vice Chancellers to appoint additional Polling Places, and appoint Pro Vice Chancellors, &e. for conducting the Poll. V. At every such Election the Vice Chancellor shall have Power to appoint any Number of Polling Places not exceeding Three, in addition to the House of Convocation or Senate House, and to direct at which of such Polling Places the Members of Convocation and of the Senate according to their Colleges shall vote, and also to appoint any Number of Pro Vice Chancellors, any one of whom may receive the Votes and decide upon all Questions during the Absence of such Vice Chancellor; and such Vice Chancellor shall have Power to appoint any Number of Poll Clerks and other Officers, by One or more of whom the Votes shall be entered in such Number of Poll Books as shall be judged necessary by such Vice Chancellor.

Polls not to be taken at Inns, &c. without Consent of all the Candidates. VI. No Poll at any Election for Members of Farliament in England and Wales shall be taken at any Inn, Hotel, Tavern, Public House, or other Premises licensed for the Sale of Beer. Wine, or Spirits, or in any Booth, Hall, Room, or other Place directly communicating therewith, unless by Consent of all the Candidates expressed in Writing.

Power for Her Majesty, on Petition of Justices, to direct that Polling Places in Counties shall cease to be such, and that other Places be substituted in lieu thereof

VII. It shall be lawful for Her Majesty, by and with the Advice of Her Privy Council from Time to Time hereafter, on Petition from the Justices in Quarter Sessions assembled of any County, Riding, Parts, or Division of any County, other than any County of a City or of a Town, in England and Wales, representing that it would be expedient that any Polling Place or Places mentioned in the said Petition should cease to be such, and that any other Place or Places mentioned in the said Petition should be substituted in lieu thereof, and praying that such Alteration and Substitution might be made, to declare that the said Alteration and Substitution shall be made in respect of all or any of the Places mentioned in the said Petition; and the said Declaration shall be certified under the Hand of One of the Clerks in Ordinary of Her Majesty's Privy Council, and when so certified shall be published in the London Gazette, and shall then be of the same Force and Effect as if the same had been expressly made by the Authority of Parliament.

Proceedings upon the said Petition to be as provided by s. 2. of 6 & 7 W. 4 c. 102.

VIII. Provided always, That the Notice of and Proceedings to be had upon any such Petition shall be according to the Provisions of the Second Section of the One hundred and second Chapter of the Statute of the Sixth and Seventh Years of King William the Fourth in respect of the Petition therein mentioned.

CAP. LXIX.

An Act to make better Provision concerning the Entry and Service of Seamen, and otherwise to amend the Laws concerning Her Majesty's Navy. [15th August 1853.]

HEREAS by an Act of the Session holden in the Fifth 5&6 W.4. c.24. and Sixth Years of King William the Fourth, Chapter 'Twenty-four, it was enacted, that no Person should be liable ' to be detained against his Consent in the Naval Service of His Majesty for a longer Period than Five Years, to be computed ' from the Day of his being entered into the same, unless he should have voluntarily entered for a longer Term, and except ' as therein-after provided, and Provisions are therein contained ' having reference to such Term of Five Years: And whereas by 10 & 11 Vict. ' an Act of the Session holden in the Tenth and Eleventh Years c. 30. ' Her Majesty, Chapter Thirty, in was enacted, that every Boy who, when under the Age of Sixteen Years, should enter the ' Service of Her Majesty's Navy, should be liable to be detained in the said Service for any Period not exceeding Seven Years, ' to be computed from the Day of his being entered into the ' same: And whereas by an Order made by Her Majesty in ' Council on the First Day of April One thousand eight hundred ' and fifty-three Her Majesty has been pleased, by and with the

' Advice of Her Privy Council, to approve Recommendations of ' the Commissioners of the Admiralty for the Encouragement of ' Men entering the Navy for continuous and general Service, and ' Regulations have been and may be issued by the said Com-' missioners of the Admiralty offering increased Rates of Pay and other Advantages to Men entering the Navy for Ten Years con-' tinuous and general Service, or re-entering for continuous and

general Service for such a Term as with such Time as may be allowed in respect of their previous Service will make up a Term of Ten Years or thereabouts, and for the Benefit of Boys entering Her Majesty's Navy: And whereas it is expedient to make Provision concerning the Service of the Persons who may be entitled to the Benefits of the said Regulations, and to extend ' the Period of Service of Boys hereafter entering the Navy, and 'otherwise to amend the Law concerning the Manning and Dis-

'cipline of the Navy:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. Where, under the Regulations or Directions of the Lord 5&6 W.4. c. 24. High Admiral or Commissioners for executing the Office of Lord as amended by High Admiral, Men willing so to enter or re-enter into the Naval this Act, to Service of Her Majesty have already been or may hereafter be entering for 10 entered or re-entered for Ten Years continuous and general Ser- Years, or any vice, or entered or re-entered for such other Term of continuous other Term of and general Service as under such Regulations or Directions may continuous and be authorized, such Men shall be liable to serve accordingly; and general Service. all the Provisions of the said Act of the Fifth and Sixth Years of King William the Fourth, as amended by this Act, shall extend

to every such Man as if the Term for which he has already been or may hereafter be so entered or re-entered were throughout substituted for the Term of Five Years.

Repeal of 10 & 11 Vict. c. 30.

Provision as to Boys bereafter entering into the Naval Service of Her Majesty.

As to Grant of Extra Par to Men detained in Service in Cases of Emergency.

Sect. 4. of repealed.

Persons entering the Navy to be entitled to such Bounty as may be fixed by Royal Proclamation, &c.

Sections 5.aud 6. of 5 & 6 W. 4. c. 24. repealed.

Not to affect Rights of l'ersons now merving.

II. The said Act of the Tenth and Eleventh Years of Her Majesty shall be repealed; and every Boy hereafter entering when under the Age of Eighteen Years into the Naval Service of Her Majesty shall be entered and liable to serve until he attain the Age of Twenty-eight Years; and every Person who, when of the Age of Eighteen Years or upwards, shall be hereafter entered into such Naval Service as a Boy, shall be entered for Ten Years continuous and general Service from the Time of his entering. and shall be liable to serve accordingly; and the said Act of the Fifth and Sixth Years of King William the Fourth, as amended by this Act, shall be applicable to every such Boy as if the Term for which he shall be liable to serve were throughout substituted therein for Five Years; and the Statement by any Boy of his Age at the Time of his entering as aforesaid shall, for the Purposes of this Act, be conclusive Evidence of his Age at that Time.

III. So much of the said Act of the Fifth and Sixth Years of King William the Fourth as provides that every Person detained in the Service in consequence of any special Emergency after the Expiration of his Period of Service shall be entitled to receive for such extra Service One Fourth in addition to the Pay of his Rating, shall be repealed; and every such Person so detained shall be entitled to receive for such extra Service Twopence a

Day in addition to the Pay of his Rating.

IV. The Fourth Section of the said Act of the Fifth and Sixth 5&6 W.4. c.24. Years of King William the Fourth, entitling to Double Bounty Seamen, seafaring Men, and other Persons entering the Navy within the Time and in manner therein mentioned, after the Issue of any Royal Proclamation calling for the Services of seafaring Men, shall be repealed; and all Persons entering or re-entering the Navy after the issuing of any such Proclamation (whether general or restricted as herein-after mentioned,) shall be entitled to such Bounty or respective Bounties according to their Classes. as may be offered by such Proclamation, with such Increase, if any, as Her Majesty may in the Case of all or any such Persons think fit to direct, in respect of their entering within such Times or in such Manner as in such Proclamation may be in that Behalf appointed.

V. The Fifth and Sixth Section of the said Act of the Fifth and Sixth Years of King William the Fourth, requiring the Service for a Period of Five Years, in case their Services should be so long required, of the Seamen serving on board the Fleet in case of such Proclamation as therein mentioned, and fixing the Bounty to be paid in consideration of such Service, and the Sixth Section of the said Act, concerning the re-entering of Persons whose Period of Service shall expire when any such Proclamation shall

be in force, shall be repealed.

VI. Provided always, That nothing herein-before contained shall affect the Rights or Liabilities under the said Acts of the Fifth and Sixth Years of King William the Fourth and Tenth and Eleventh Years of Her Majesty incident to or consequent upon the existing Terms of Service of the Persons now serving

in the Navy, except such Persons as may have entered under the Regulations for continuous and general Service, or may have become or may hereafter become entitled to the Benefit of such

Regulations.

VIL Any Proclamation of Her Majesty, Her Heirs or Succes- Proclamation sors, calling for the Services of seafaring Men, either during the for Scamen may Time of Peace or War, shall, at the Pleasure of Her Majesty, Her Heirs or Successors, apply to all seafaring Men, or be restricted to any particular Class or Classes of seafaring Men, either according to their Ages, the Numbers of their Register Tickets, or otherwise; and every such restricted Proclamation shall be as valid and effectual in Law as any such Proclamation calling for the Services of all seafaring Men, and as to the Men within such Class or Classes shall and may be enforced accordingly.

Evidence of the Age of Seamen,

be general or

VIII. When any such restricted Proclamation shall have refe- Register Ticket rence to Ages it shall be incumbent on any seafaring Man claiming in respect of Age not to be within such Proclamation to prove his Age by the Production of his Register Ticket, or other Evidence.

IX. In case Her Majesty, Her Heirs or Successors, shall by Service of Sea-Proclamation call upon the Seamen or any Class or Classes of men in the Navy Seamon serving in Her Majesty's Navy, or such of them as may may leextended be required so to do, to extend the Term of their Services any by Royal Probe required so to do, to extend the Term of their Services, any by Royal clamation. Seaman to whom such Proclamation shall extend, and whose Term of Service shall have expired at the Date of such Proclamation, or may expire while such Proclamation shall continue in force, may be required to serve for a Period of Five Years from the Expiration of such Term, if his Services be so long required, and shall be liable to serve accordingly, and shall for such Extension of Service be entitled to such Bounty as may be given by such Proclamation. .

X. Nothing in this Act contained shall control or diminish the Nothing to Authority vested in the Lord High Admiral or the Commissioners diminish Power for executing the Office of Lord High Admiral to enter or cause of the Admiral to enter or cause of to be entered Seamen and others for Her Majesty's Navy for any Seamen for any Period or Periods of Service for which they may volunteer, and Periods and to to detain them in such Service accordingly; and nothing in this discharge them. Act contained shall control or diminish the Authority vested in the said Lord High Admiral or the said Commissioners to discharge, as he or they may think fit, or to authorize the Discharge of any Scaman or other Person whatever from Her Majesty's Naval Service.

XL So much of the Act of the Eleventh Year of King George Men entering the Fourth, Chapter Twenty, as provides that no Petty Officers, for continuous Seamen, or Marines, (except those wounded in Action with the and general Ser-Enemy,) who shall be discharged from Hospitals or Sick Quarters to be entitled to at home, either to a Ship or from the Service, shall be allowed Pay while in Wages for more than Thirty Days of the Time they shall remain Si.k Quarters in such Hospital or Sick Quarters, shall not apply to Petty Officers at home, subor Scamen entered for continuous and general Service in the Navy, ject to such or to Boys entered under this Act, and any such Petty Officer, Thirty Days as Saman, or Boy who may be sent to any Hospital or Sick Quarters Admira ty may at home shall be allowed his Pay for the whole Time he shall direct, &c. remain in such Hospital or Sick Quarters, subject to such Deduction therefrom, after the Expiration of Thirty Days, as the Lord

High Admiral or the Commissioners for executing the Office of Lord High Admiral may from Time to Time direct, and the Time such Petty Officer, Seaman, or Boy may be in such Hospital or Sick Quarters shall reckon as Part of his Time of Service: Provided that no such Deduction as aforesaid shall be made in any Case where such Petty Officer, Seaman, or Boy would have been entitled to his full Pay, under the said Act.

Spirituous or fermented Liquors not to be brought on hoard Her Majesty's Ships without the Commander's Consent.

Penalty on Offenders.

XII. It shall not be lawful for any Person to bring on board any of Her Majesty's Ships or Vessels any spirituous or fermented Liquor of any Description, without the previous Consent of the Officer commanding the Ship or Vessel on board of which the same may be brought; and it shall be lawful for any Officer in Her Majesty's Service, or Warrant or Petty Officer of the Navy. or Non-commissioned Officer of Marines, with or without Seamen or Persons under his Command, to search any Boat or Vessel hovering about or approaching or which may have hovered about or approached any of Her Majesty's Ships or Vessels, and if any spirituous or fermented Liquor be found on board such Boat or Vessel to seize such spirituous or fermented Liquor, and the same shall be forfeited to Her Majesty; and if any Person shall bring any spirituous or fermented Liquor on board any of Her Majesty's Ships or Vessels without such previous Consent as aforesaid, or shall approach or hover about any of Her Majesty's Ships or Vessels for the Purpose of bringing any spirituous or fermented Liquor on board the same, without such previous Consent, or for the Purpose of giving or selling, without such previous Consent, spirituous or fermented Liquor to Men in Her Majesty's Service, or of aiding or assisting any Officer, Seaman, or Marine in Her Majesty's Service to desert or improperly absent himself from his Ship or Vessel, every such Person shall, upon a summary Conviction thereof before a Justice or Justices of the Peace, forfeit and pay any Sum not exceeding Ten Pounds for every such Act or Offence; and it shall be lawful for any Officer in Her Majesty's Service, or any such Warrant or Petty Officer, or Non-commissioned Officer as aforesaid, or for any Constable or Peace Officer, with or without any Warrant or other Process, to apprehend or cause to be apprehended any such Offender or Person so acting, and to bring him or cause him to be brought before any Justice or Justices of the Peace, for the Purpose of having the Offender summarily convicted of the same; and any pecuniary Forfeiture under this Provision shall and may be recovered, with Costs, and paid and applied, in manner provided by the Act of the Session holden in the Tenth and Eleventh Years of Her Majesty, Chapter Sixty-two, concerning Penalties and Forfeitures imposed by that

Men absent for 48 Hours without Leave to forfeit Pay during their Absence.

XIII. Every Officer, Seaman, Marine, or other Person serving in Her Majesty's Navy, who shall wilfully, or by reason of Imprisonment under any Commitment by any Civil Magistrate or other Civil Authority, or under any Civil Process, be absent from his Ship for Forty-eight Hours or upwards, without Leave of his Commanding Officer, shall thereby, if such Commanding Officer so direct, lose and forfeit all Wages, Pay, and other Allowances (any Portion allotted to Wife or Relatives commonly called Allotments only excepted) to which he would have been entitled in

respect

respect of his Services during the Period of such his Absence without Leave; and for the Purposes of this Provision any Part of a Day included in the Period of such Absence shall be deemed the whole Day, and the Wages, Pay, and Allowances in respect of such Day shall be forfeited accordingly: Provided always, that nothing herein contained shall be taken to lessen or affect any Liability of such Officer, Seaman, Marine, or other Person as aforesaid for or in respect of Desertion, or otherwise to affect any Provision, Law, or Regulation applicable to Deserters or Persons

sentenced by Court-martial. XIV. In any Case of Desertion of a Petty Officer or Seaman, Power to try or or Non-commissioned Officer of Marines or Marine, from Her punish Persons Majesty's Navy, or from any One of Her Majesty's Ships, it shall guilty of Debe lawful either to try the Offender by Court-martial, or, instead of so trying him, for any Flag Officer of Her Majesty's Navy on Full Pay, or for the Officer commanding the Ship to which the Deserter may belong, or the Ship to which he may be brought or on the Books of which he may be borne, upon any such Flag Officer or Officer commanding being satisfied of the Identity of the Offender, and of the Offence having been committed, to order the Offender to be imprisoned for any Period not exceeding Six Calendar Months from the Date of such Order in any public Prison, Gaol, or House of Correction in any Part of Her Majesty's Dominions, or in any Naval Prison appointed or to be appointed under the Act of the Session holden in the Tenth and Eleventh Years of Her Majesty, Chapter Sixty-two; and such Imprisonment may be with or without Hard Labour, as any such Order shall direct; or in any such Case of Desertion as aforesaid it shall be lawful for any such Flag Officer or Officer commanding to order the Offender to be disrated if a Petty Officer or a Non-commissioned Officer of Marines, or if a Seaman or Marine to be summarily punished, in the same Manner as such Offender would be liable to be punished according to the Custom of the Service for being absent without Leave, without Trial by Court-martial; but when any such Order as aforesaid is not made by the Senior Naval Officer present the same shall not have any Force or Effect until the same shall have been approved of by Writing under the Hand of such Senior Officer; and in all Cases upon the Home Station no such Order when made by any such Officer commanding shall have any Force or Effect until the same shall have been approved of by Writing under the Hand of the Commander-in-Chief under whom the Officer making such Order shall be serving; and all the Provisions of the said Act of the Tenth and Eleventh Years of Her Majesty relating to or concerning Governors, Gaolers, or Keepers of any public Prison, Gaol, or House of Correction, and Officers having Charge of Naval Prisons, receiving and confining Offenders, and to Orders for the Discharge or Removal of Offenders, to the Subsistence of Prisoners, as to Prisoners not being entitled to Pay or Wages, or to reckon Time for Pay, Wages, or Pension, while in Confinement, and as to Penalties which may be incurred by any such Governor, Gaoler, Keeper, or Officer, and as to the Recovery and Application of such Penalties, shall be applicable to all Cases of Offenders imprisoned under or by virtue of any such Order as herein-before provided.

sertion sum-

XV. In

Imprisonment under Sentence of Naval Courtsmartial may be with or without Hard Labour. C.69.

Persons making fraudulent Representations on entering Navy to be punished as Rogues and Vagabonds under 5 G. 4. c. 83.

Courts-martial may try Offences committed by Persons in full Pay in the Naw in Dockyards or Victualling Yards.

XV. In all Cases in which Naval Courts-martial are or may be authorized to adjudge Imprisonment they may adjudge the same with or without Hard Labour at their Discretion, and with or without any other Punishment which they are competent to award; and the Term of Imprisonment under Sentence of such Courts-martial shall be reckoned as commencing on the Day on which the Sentence was passed.

XVI. Every Person who, upon entering or offering himself to enter the Naval Service of Her Majesty, shall make or give any false Statement, whether orally or in Writing, with Intent to deceive any Officer or Person authorized to enter or enlist Seamen or others in or for such Naval Service, shall be deemed a Rogue and Vagabond within the Intent and Meaning of the Act of the Fifth Year of King George the Fourth, Chapter Eighty-three, and shall upon Conviction thereof be punished accordingly; and all the Provisions of the said Act, and of any Act amending the same, shall take effect and apply as if a Person so offending as aforesaid had, by the said Act of the Fifth Year of King George the Fourth, been declared a Rogue and Vagabond within the true Intent and Meaning of that Act.

XVII. 'And whereas under the Act of the Twenty-second Year' of King George the Sccond, Chapter Thirty-three, Courts-martial' constituted by virtue of that Act have Authority for the Trial and Punishment of Offences committed upon the Main Sea or in great Rivers only beneath the Bridges of the said Rivers night to the Sea, or in any Haven, River, or Creek within the Juris-diction of the Admiralty, by Persons in actual Service and Full

· ' Pay in the Fleet or Ships of War of Her Majesty:'

Any Court-martial constituted by virtue of the said last-mentioned Act shall have the same Power for the Trial and Punishment of Offences committed in any of Her Majesty's Dockyards or Victualling Yards by such Persons as at the Time of the Offence committed shall be in actual Service and Full Pay in the Fleet or Ships of War of Her Majesty as if such Offences had been committed upon the Main Sea or in any Haven within the Jurisdiction of the Admiralty, and all Persons in actual Service and Full Pay in any of the Ships of War of Her Majesty shall while within any of Her Majesty's Dockyards or Victualling Yards be subject to the same Discipline, Laws, and Customs as if on board such Ships of War of Her Majesty upon the Main Sea or in any such Haven as aforesaid.

Railway Companies to convey Naval Forces upon the same Terms as Military and Police,

XVIII. Whenever it shall be necessary to move any of the Officers or Men in Her Majesty's Navy, or belonging to any Naval Coast Volunteers, or any other Officers or Men under the Command or Government of the Admiralty, every Railway Company shall, upon the Production of a Route or Order for the Conveyance of such Officers or Men, signed by any Officer or Person authorized by the Lord High Admiral or Commissioners for executing the Office of Lord High Admiral in that Behalf, be bound to provide Conveyance for such Officers or Men and their personal Luggage, and also any public Baggage, Stores, Arms, Ammunition, and other Necessaries and Things, by the Railway of such Company, at the usual Hours of starting, in like Manner and at the like Fares and Rates of Charge, and upon the like Conditions, as

under the Act of the Session holden in the Seventh and Eighth Years of Her Majesty, Chapter Eighty-five, or any other Act applicable to such Company, such Company would be bound to provide such Conveyance for the Officers and Men of Her Majesty's Forces of the Line, Ordnance Corps, Marines, Militia, and Police Force, and their personal Luggage, and any public Baggage, Stores, Arms, Ammunition, and other Necessaries and Things of the said Forces.

XIX. 'And whereas by the Eighth Section of the Act of the Sect. 8. of 'Session holden in the Fourth and Fifth Years of King William the Fourth, Chapter Twenty-five, Provision is made to facilitate the obtaining by the Relations of Persons deceased of small Sums the Provision to them in the Naval Department: And whereas it is ment of M expedient to make more effectual Provision for that Purpose:

The said Eighth Section of the said Act of the Fourth and Fifth Years of King William the Fourth shall be repealed; and where upon the Death (either before or after the passing of this Act) of any Commissioned, Warrant, or Petty Officer, Seaman, Commissioned or Non-commissioned Officer of Royal Marines, or Private Marine, or of any Widow entitled to a Pension on the Establishment of the Navy, or of any Person entitled to an Allowance from the Compassionate Fund, or of any Person having been employed in any of Her Majesty's Dockyards, Naval, Victualling, or Medical Establishments, or in any of the Civil Departments of the Navy, or of any Person entitled to any Prize Money, Bounty, Grant, or other Money in the Nature of Naval Prize, the whole Amount of Monies payable in the Naval Department which may be due to the Deceased shall not exceed the Sum of Fifty Pounds, it shall be lawful for the Inspector of Scamen's Wills in the Admiralty Office, after having satisfied himself by due Investigation of the Right of any Claimant to Probate of the Will (if the Deceased shall have left a Will), or in case of Intestacy to Letters of Administration, to issue a Certificate in Admission of the Claim, which Certificate shall be in such Form as by the Lord High Admiral or Commissioners for executing the Office of Lord High Admiral shall be deemed expedient, and shall, so far as regards any Monies payable in the Naval Department, and not exceeding Fifty Pounds, have the same Force and Effect as a Probate of the Deceased's Will or a Grant of Administration of the Deceased's Effects; and Payment under the Authority of such Certificate of any Monies, not exceeding in the whole the said Sum of Fifty Pounds, due to the Deceased on account of any Naval Pay or Wages, or Pay or Wages of the ordinary or any Marine Pay, or of any Half Pay, Pension, or Prize, or Bounty, Grant, or other Money in the Nature of Prize, or of any Allowance from the Compassionate Fund, or Monies due on account of the Deccased's Services, or Superannuation Allowances granted on Retirement from any Services in any of Her Majesty's Dockyards, Naval, Victualling, or Medical Establishments, or in any of the Civil Departments of the Navy, or any Department under the Direction of the said Lord High Admiral or Commissioners, shall be valid and conclusive against all Parties as effectually as if the same had been paid under Probate or Letters of Administration.

Sect. 8. of 4 & 5 W. 4. c. 25. repealed, and other Provisions made for Payment of Monies to a certain Amount due in the Naval Department to Persons deceased, without requiring Probate or Letters of Administration.

CAP. LXX.

An Act for the Regulation of Proceedings under Commissions of Lunacy, and the Consolidation and Amendment of the Acts respecting Lunatics so found by Inquisition, and their Estates.

[15th August 1853.]

FOR removing or diminishing the Delays and Expenses now attending on the Execution of Commissions in the Nature of Writs De lunatico inquirendo, and the Proceedings consequent on Inquisitions taken thereon, and for regulating and amending the Practice and Course of Procedure in Matters of Lunacy, and for consolidating and amending the several Acts of Parliament respecting the Care and Management of the Persons and Estates of Lunatics so found by Inquisition, and the Appointments, Dutics, and Salaries of Officers in Lunacy, be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. The several Acts of Parliament mentioned in the First Sche-

dule hereunder written shall be and the same are hereby repealed.

Acts and Parts of Acts named in First Schedule repealed, but Validity of Proceedings, &c. not to be affected.

to the Extent specified concerning the same Acts respectively in the Third Column of the same Schedule, but so that the Validity of any Proceeding taken or pending under the said Acts or any of them, before or at the Commencement of this Act, or any Appointments, Salaries, Annuities, Compensations, or Allowances made or given by or under the said Acts or any of them, before the Commencement of this Act, shall not be taken away, diminished, or in anywise injuriously affected by the Repeal aforesaid; and no new or further Order, Minute, or Direction whatsoever shall be deemed to be necessary by reason or in consequence of the Repeal aforesaid, respecting any such Appointment, Salary, Annuity, Compensation, or Allowance as aforesaid, except where by this Act any Salary or other Payment is made payable out of a Fund not heretofore chargeable therewith; and all Proceedings respecting the Person or Estate of every Person before the Commencement of this Act, found by Inquisition idiot, lunatic, or of unsound Mind, and incapable of managing himself or his Affairs, or any Proceedings for the Purpose of procuring such a Finding, shall be carried on, as far as may be practicable, according to the Provisions of this Act, and, subject thereto, according to the Provisions of the said Acts or any of them, which shall for that Purpose be deemed to continue in force notwithstanding the Repeal aforesaid, or in case of Doubt as to the Mode of Procedure in such of the Modes aforesaid as the Masters in Lunacy shall

Mode of Proceeding in existing Cases.

Interpretation of Terms.

direct.

II. In this Act, unless there be something in the Subject Matter or Context repugnant to the Construction,—

The Expression "the Lord Chancellor" shall be construed to mean the Lord High Chancellor of Great Britain for the Time being, and to include or be applicable to the Lord Keeper or Lords Commissioners for the Custody of the Great Seal of the United Kingdom for the Time being;

And the Expression "the Lord Chancellor intrusted as aforesaid "shall be construed to mean the Lord High Chancellor of Great Britain for the Time being intrusted by virtue of the Queen's Sign Manual with the Care and Commitment of the Custody of the Persons and Estates of Persons found idiot, lunatic, or of unsound Mind; and when and so long as the Lords Justices of the Court of Appeal in Chancery for the Time being shall be intrusted as aforesaid concurrently with the Lord Chancellor, then and so long the last-mentioned Expression shall be construed to include or be applicable to the Lords Justices aforesaid, so that all the Powers, Authorities, and Duties to be had, exercised, and performed under this Act by the Lord Chancellor intrusted as aforesaid shall and may be had, exercised, and performed as well by the Lord Chancellor acting either alone or jointly with both or either of the Lords Justices aforesaid, as by both of the Lords Justices aforesaid acting jointly apart from the Lord Chancellor;

And the Expression "the Lords Justices" shall be construed to mean the Lords Justices aforesaid for the Time being, or One

of them:

And the Expression "the Lord Chancellor of *Ireland*" shall be construed to comprehend the Lord Keeper or Lords Commissioners for the Custody of the Great Seal of *Ireland* for the Time being;

And the Expression "the Masters" shall be construed to mean the Masters in Lunacy for the Time being, jointly or severally; And the Expression "the Registrar" shall be construed to mean

the Registrar in Lunacy for the Time being;

And the Word "Commission" shall be construed to mean a Commission in the Nature of a Writ De lunatico inquirendo, and to comprehend the General Commission by this Act authorized to be issued;

And the Word "Land" shall be construed to comprehend any Manor, Messuage, Tenement, Hereditament or Real Property of whatsoever Tenure, and also Property of every Description transferable otherwise than in Books kept by any Company or Society, or any Share thereof or Charge thereon, or Estate or Interest therein;

And the Word "Stock" shall be construed to comprehend any Fund, Annuity, or Security transferable in Books kept by any Company or Society, or any Money payable for the Discharge or Redemption thereof, or any Share or Interest

therein:

And the Word "Dividends" shall be construed to comprehend

Interest or other annual Produce;

And the Provisions relating to "the Bank of England" shall be construed to extend and be applicable to the East India Company, the South Sea Company, and every other Company or Society established or to be established;

And the Word "Conveyance" shall be construed to comprehend any Release, Surrender, Assignment, or other Assurance, including all Acts, Deeds, and Things necessary for making

and perfecting the same;

 \mathbf{And}

And the Word "Transfer" shall be construed to comprehend any Assignment, Payment, or other Disposition;

And the Word "Lunatic" shall be construed to mean any Person found by Inquisition idiot, lunatic, or of unsound Mind,

and incapable of managing himself or his Affairs;

And the Expression "next of Kin" shall be construed to refer to the next of Kin of a Lunatic, and to comprehend his Heir or Heirs-at-Law, and also the Person or Persons who would be entitled to his Estate, or to Shares thereof, under the Statutes for the Distribution of the Effects of Intestates, in case he were dead intestate:

And the Word "Person" or "Party" shall be construed to

comprehend a Body Corporate.

III. The Schedules hereunder written shall be deemed to be Parts of this Act.

IV. This Act shall extend to England and Wales, and to Ire-

land where the same is specifically mentioned.

V. This Act shall take effect from the 28th Day of October 1853, and may be cited as "The Lunacy Regulation Act, 1853."

And with respect to the several Officers in Lunacy, be it further

enacted as follows:

VI. There shall be Two Masters in Lunacy, who shall hold their Offices during good Behaviour, and the present Masters in Lunacy shall be continued and be the Masters in Lunacy during good Behaviour, and the Lord Chancellor shall, from Time to Time as any Vacancy shall occur in the Office of Master in Lunacy, appoint a fit Person, being a Serjeant or Barrister-at-Law of not less than Ten Years standing at the Bar, to fill the Vacancy, and the Person to be so appointed shall, before being capable of acting as Master in Lunacy, take before the Lord Chancellor, in the Manner now used, the Oath set forth in the Second Schedule hereunder written, and the Masters in Lunacy for the Time being shall have the same Rank and Precedence as the present Masters now take.

VII. The Masters in Lunacy shall have, perform, and execute all the Powers, Duties, and Authorities which were at the Time of the passing of the Act of the Session of Parliament holden in the Fifth and Sixth Years of the Reign of Her Majesty, Chapter Eighty-four, had, performed, and executed by Commissioners named in Commissions in the Nature of Writs De lunatico inquirendo.

VIII. All the Inquiries and Matters connected with the Persons and Estates of Lunatics which were at the Time of the passing of the last-mentioned Act of Parliament usually referred to the Masters in Ordinary of the High Court of Chancery (except Inquiries and Matters which may be or might have been referred under the Trustee Act, 1850, or any Act thereby repealed,) shall henceforth, where References shall be made, be referred to the Masters in Lunacy, who shall have, perform, and execute all the Powers, Duties, and Authorities relating to the Inquiries and Matters so to be referred to them as aforesaid which were at the Time last aforesaid had, performed, and executed by the Masters in Ordinary of the High Court of Chancery, and shall perform such other Duties for the Security and Advantage of Lunatics

Schedules Parts

Extent of Act.

Commencement and Short Title of Act.

Officers.

Power to Lord Chancellor to appoint Two Masters in Lunacy, who before acting shall take Oath in the Second Schedule.

Masters to have Powers of Commissioners.

All References connected with Lunatics to be made to Masters. and their Estates as the Lord Chancellor intrusted as aforesaid shall from Time to Time direct.

IX. All the Powers and Authorities by or under this Act vested Masters to peror to be vested in the Masters shall be joint and several, and they form Duties shall execute Commissions and conduct Inquiries connected with under Regula-Lunatics or their Estates, and perform all other Duties committed or to be committed to them by or by virtue of any Act hereby repealed or this Act, either separately or together, and at such Places, within such Times, and in such Manner as any General Order in Lunacy, and subject thereto, as any Special Order of the Lord Chancellor intrusted as aforesaid, shall from Time to Time direct.

tions of the Lord

X. The Lord Chancellor shall have, as at present, an Officer Registrar to called "The Registrar in Lunacy," who shall perform the Duties perform Duties committed to him by or by virtue of this Act, and such other under Regulations of Lord Chancellor. within such Times, and in such Manner, as the Lord Chancellor shall from Time to Time direct.

XL The Masters and the Registrar respectively shall continue Duties of Clerk to discharge all Duties which formerly belonged to the Office of of the Custodies Clerk of the Custodies of Idiots and Lunatics, and which were to be performed under the Provisions of the Act of the Session of Parliament Registrar. holden in the Fifth and Sixth Years of the Reign of Her Majesty, Chapter Eighty-four, on the Abolition of that Office, transferred to them respectively, so far as the same may be necessary to be discharged, according to the Practice for the Time being subsisting in Lunacy.

by Masters and

XII. The Masters shall receive Salaries of Two thousand As to the Mas-Pounds per Annum each; and the Lord Chancellor may, on a ters Salaries and Petition presented to him for that Purpose, order (if he shall so retiring Anthink fit) Annuities, not exceeding the Sum of One thousand nuities. two hundred Pounds each, to be paid to the Persons continued and to be appointed Masters respectively, if and when they respectively shall be afflicted with some permanent Infirmity disabling them respectively from the due Execution of their respective Offices, and shall be desirous of resigning the same.

XIII. The Lord Chancellor may by Order remove any One of Power to Lord the Masters in Lunacy to be appointed after the Commencement Chancellor to of this Act, who shall be afflicted with any permanent Infirmity remove, and disabling him from the due Execution of his Office, and who shall to future Masrefuse to resign or be incapable of resigning the same, and may, ters, if afflicted upon such Removal, order to be paid to him an Annuity or retiring with Infirmity. Allowance not exceeding in Amount Two equal Third Parts of his yearly Salary.

XIV. The Registrar shall receive such Salary as the Lord Salary of Regis-Chancellor, with the Approbation of the Commissioners of Her trar. Majesty's Treasury, has directed or shall from Time to Time direct.

XV. Such Officers, Clerks, and Messengers shall and may be Number and from Time to Time appointed by the Masters and the Registrar Salaries of the respectively in their respective Offices as the Lord Chancellor, with the Approbation of the Lords Commissioners of Her Majesty's Treasury, has directed or shall from Time to Time direct, but the Appointment of the Chief Clerk of the Masters shall be 16 & 17 VICT.

Clerks of the Masters and the Registrar.

made with the Approbation of the Lord Chancellor; and the present Officers, Clerks, and Messengers shall be continued as if this Act had not been passed, and without Prejudice to any Right or Claim of them or any of them in respect of Length of Service or otherwise; and the Officers, Clerks, and Messengers for the Time being shall respectively receive such Salaries as the Lord Chancellor, with the Approbation of the said Commissioners of the Treasury, has directed or shall from Time to Time direct.

Power to Lord Chancellor to appointVisitors.

XVI. There shall be Two Medical Visitors and One Legal Visitor of Lunatics, who shall hold their Offices during Pleasure: and the present Visitors shall be continued and be the Visitors during Pleasure; and the Lord Chancellor shall, from Time to Time as any Vacancy shall occur in the Office of Medical Visitor or Legal Visitor, appoint, by Writing under his Hand. a fit Person, being a Physician in actual Practice, to succeed a Medical Visitor, and a fit Person, being a Barrister of not less than Five Years standing, to succeed a Legal Visitor.

Masters to be ex-officio
Visitors,

Visitors not to be interested in Houses for Reception of Insane Persons.

Salaries of Visitors.

The Visitors and Masters to form a Board.

Medical or Legal Visitor may appoint a Substitute during his 1.lness, &c. XVII. The Masters for the Time being shall, by virtue of their Appointments to be Masters, become and be Visitors of Lunatics jointly with the Visitors for the Time being.

XVIII. No Person shall be appointed to be a Visitor who shall be or shall have been within the Two Years then next preceding directly or indirectly interested in the keeping of any House licensed for the Reception of Insane Persons; and if any Person shall after his Appointment become so interested, his Appointment as Visitor shall ipso facto become null and void, and thereupon his Salary shall cease.

XIX. The Medical Visitors shall receive such Salaries, not exceeding the Sum of Five hundred Pounds per Annual each, and the Legal Visitor to be appointed after the Commencement of this Act shall receive such Salary, not exceeding the like Sum, as the Lord Chancellor, with the Approbation of the said Commissioners of the Treasury, shall from Time to Time order; and the Salary of the present Legal Visitor shall remain at its present Amount.

XX. The Medical and Legal Visitors and the Masters, or so many of them, not being less than Three in Number, as may from Time to Time be able, consistently with the Discharge of their other Duties, to attend, shall from Time to Time form themselves into a Board for their mutual Guidance and Direction on Matters connected with the visiting of Lunatics; and the Board shall be at liberty to report to the Lord Chancellor intrusted as aforesaid upon any Matter connected with the Duties of the Visitors or of the Board, as they think proper.

XXI. Where a Medical or a Legal Visitor is temporarily prevented from discharging his Duty by Illness or unavoidable Absence, but not otherwise, he may, with the Approbation of the Lord Chancellor intrusted as aforesaid, appoint a Physician in actual Practice, or a Barrister of not less than Five Years standing, (as the Case may require,) to act in his Stead during his Illness or unavoidable Absence; and the Physician or the Barrister so appointed shall, while his Appointment remains in force have, perform, and execute all the Powers, Duties, and Authorities belonging to the Office of Medical Visitor or of Legal Visitor

(as the Case may be) with full Validity and Effect to all Intents

and Purposes.

XXII. There shall be a Secretary to the Visitors, who shall Lord Chancellor hold his Office during Pleasure; and the present Secretary shall to appoint a be continued and be the Secretary during Pleasure; and the Secretary to Lord Chancellor shall, from Time to Time as a Vacancy shall occur in the Office of Secretary, appoint, by Writing under his Hand, a fit Person to fill the Vacancy.

XXIII. The Secretary shall receive such Salary, not exceeding the Sam of Three hundred Pounds per Annum, as the Lord Chanthe Secretary cellor has ordered or shall from Time to Time order; and a and his Clerk. Clerk to the Secretary may be appointed by him, with the Approbation of the Lord Chancellor, who shall receive such Salary, not exceeding the Sum of One hundred and fifty Pounds per Annum, as the Lord Chancellor shall from Time to Time order.

XXIV. Such Allowances as the Lord Chancellor, with the Masters, Approbation of the said Commissioners of the Treasury, shall from Time to Time order, shall be made to the Masters and the be allowed Visitors for their respective travelling and other Expenses, and to the Masters and the Registrar, and the Secretary to the Visitors, (but in the latter Case under the Direction of the Visitors,) for providing and maintaining suitable Offices, and for the other Expenses incident to the Discharge of the Duties of their respective Offices.

XXV. All Salaries and Annuities continued or given by or Salaries, &c. under this Act (inclusive of the Salaries of the Visitors and to be paid their Secretary, as from the Day on which the Account entitled of Suitors Fee The Account of the Board of Visitors for the better Care and Fund. Treatment of Lunatics" shall be closed as herein-after mentioned,) shall grow due from Day to Day, and the same, with all Allowances continued or given by or under this Act, (inclusive of the Allowances to the Visitors and their Secretary as from the same Day,) shall be payable and paid under Order of the Lord Chancellor to the several Persons entitled thereto, or to their respective Executors or Administrators, out of the Fund standing in the Name of the Accountant General of the Court of Chancery to the Account entitled "The Suitors Fee Fund Account," on the Third Day of February, the Third Day of May, the Third Day of August, and the Third Day of November in every Year, or on such other Days as the Lord Chancellor shall from Time to Time direct, free from Deduction; and all such Salaries, Annuities, and Allowances as aforesaid which are continued by or under this Act shall be payable out of the aforesaid Fund in such Priority as they respectively would have had if the several Acts hereby repealed had not been repealed; and all such Salaries, Annuities, and Allowances as aforesaid which are or shall be originally by or under this Act charged upon the aforesaid Fund shall be payable and paid out of the same Fund, subject and without Prejudice to the Payment of all other Sums of Money by any former Act or Acts now in force directed or authorized to be paid thereout.

And whereas it would greatly facilitate the Simplification Per-centage and and Improvement of the Practice in Lunacy, and would be 'attended with Convenience, and with a Saving of Expense to E e 2 'the

Visitors, &c. to travelling and other Expenses.

of Suitors Fee

Fees.

the Estates of Lunatics, that the Charges incident to the 'Administration of the Estates of Lunatics under the Authority of the Lord Chancellor should be defrayed in part by means of a Per-centage, graduated in an equitable Manner as between the richer and poorer Estates, and in part by means of Fees on

Per-centage on clear Incomes to be paid according to the Scale herein specified.

' Proceedings:' Be it therefore enacted as follows: XXVI. A Per-centage on the respective clear annual Incomes of all Lunatics shall be paid according to the several Rates following; that is to say,

The Rate of Four per Centum for each clear annual Income amounting to One hundred Pounds and not amounting to One thousand Pounds, but so that no larger Sum be pavable in any such Case in any One Year than Thirty Pounds;

The Rate of Three per Centum for each clear annual Income amounting to One thousand Pounds and not amounting to Five thousand Pounds, but so that no larger Sum be payable in any such Case in any One Year than One hundred Pounds: and

The Rate of Two per Centum for each clear annual Income amounting to Five thousand Pounds or upwards, but so that no larger Sum be payable in any such Case in any One Year than Two hundred Pounds:

And in every Case the fractional Parts less than One Moiety of the Pound Sterling shall be disregarded in the Calculation of the Amount payable for Per-centage, and shall not be levied or paid.

XXVIL The Masters shall from Time to Time certify what is certify Amount, the Amount of each such clear annual Income as aforesaid, and of the Per-centage payable thereon, and who is the Committee or other Person who is to pay the same, and thereupon such Committee or other Person as aforesaid shall pay the same out of the first Monies coming to his Hands in respect of the Income of the Lunatic.

Per-centage to be paid notwithstanding Death, &c. before Payment.

Masters to

Lunatic.

&c., which shall

be paid out of

Income of the

XXVIII. The Per-centage aforesaid, or a proper proportionate Part thereof, (as the Case may require,) shall be chargeable and charged upon the Estate of a Lunatic, and be payable thereout, although before Payment thereof he die, or the Inquisition in his Case be superseded, or be vacated and discharged on a Traverse; but in either of the Two Cases last aforesaid the Lord Chancellor intrusted as aforesaid may, if he see fit, remit or reduce the Amount of the Sum to be paid; and the Payment of the Amount in every Case shall be enforced in such Manner and under such Regulations as the Lord Chancellor, with the Advice and Assistance of the Lords Justices, being intrusted as aforesaid, shall from Time to Time direct.

Present Fees abolished, and new Fees substituted.

XXIX. All Fees now payable in relation to Proceedings in Lunacy shall be and the same are hereby abolished, and in lieu thereof there shall be paid the following Fees only; that is to say, For each Order or Fiat of the Lord Chancellor in- £ s. d.

trusted as aforesaid

For each Report or Certificate of the Masters and Taxing Masters respectively (other than a Certificate of the Masters respecting Income and

Per-centage only)
For attending any Court by the Clerk, per Diem 0 0 0 0

And

and for all Engrossments, Transcripts, and Copies of Documents nd Papers, the actual Amount of the Stationer's Charges paid y the Masters and Registrar respectively for the same.

XXX. The Lord Chancellor may, with the Advice and Assist- Power to Lord ince aforesaid, by Order, from Time to Time reduce the several Chancellor Rates of Per-centage aforesaid or any of them, and again, if it to alter Perhall seem to him expedient, from Time to Time raise the same Fees. everal Rates or any of them, but not to Rates higher than those espectively herein-before prescribed, and also may, with the like Advice and Assistance, by Order, from Time to Time vary or abolish the Fees aforesaid or any of them, or other the Fees for the Time being payable in relation to Proceedings in Lunacy, or any of them, and, if and when it shall seem to him necessary or expedient, fix and impose other Fees, or Fees of altered Amount.

XXXI The Per-centage and the Fees for the Time being pay- Per-centage able under this Act shall be collected by means of Stamps, which and Fees to be shall be under the Management of the Commissioners of Inland collected by Revenue; and the Provisions of the Act of the last Session of Parliament for "The Relief of the Suitors of the High Court of 15 & 16 Vict. Chancery," respecting Stamps, and the Monies arising from the c. 87. respecting Sale thereof, shall be and are and every of them is hereby ex- Stamps, &c. tended so as to be applicable and applied, mutatis mutandis, to extended to this Stamps to be used under this Act, and the Monies arising from

the Sale thereof.

XXXII. Where it is made to appear to the Lord Chancellor Power to intrusted as aforesaid that the net Amount or net estimated Value exempt small of the Property of a Lunatic does not exceed the Sum of Seven Properties. hundred Pounds Sterling in respect of the Corpus thereof, or the Sum of Fifty Pounds Sterling per Annum in respect of the Income thereof, he may order (if he shall think fit) that no Fee shall be taken or paid, or Per-centage be levied or paid, in relation to the Proceedings in the Matter or the Property, as from the Date of the Order or such other Time as he shall direct, during the Continuance of the Lunacy or until further Order.

XXXIII. All the foregoing Provisions respecting Fees and Per- Provisions centage shall be applicable to the Proceedings in the Matter of respecting Perand to the Property of a Lunatic under the Protection of the centage and Lord Chancellor intrusted as aforesaid by virtue of Proceedings taken under the Provisions of the Act of the Session of Parlia- 8 & 9 Vict. ment holden in the Eighth and Ninth Years of the Reign of Her c. 100., and to Majesty, Chapter One hundred, Section Ninety-five, and also to certain Cases the Proceedings in the Matter of and to the Property of a Lunatic where Lunatic under the Protection of the Lord Chancellor intrusted as aforesaid by virtue of the Transmission of the Record of an Inquisition from Ireland, and its Entry of Record in the Chancery of England, and also to the Proceedings in the Matter of and to the Property of a Person residing out of England and Wales, and declared idiot, lunatic, or of unsound Mind according to the Laws of the Place where he is residing, where the Lord Chancellor intrusted as aforesaid makes an Order affecting the Stock or any Portion of the Capital Stock or Shares of such Person as last aforesaid, or the Dividends thereof; and the aforesaid Provisions shall be applied to the several Classes of Cases mentioned in this present Section in such Manner and under such Regulations as the Lord Chan-

centage and

Stamps, and Provisions of

Fees to apply to Cases under is out of Jurisdiction.

Ee 3

cellor shall, with the Advice and Assistance aforesaid, from Time to Time order, but so that no Per-centage be levied or paid in either of the Two last-mentioned Cases except in respect of Income arising from Property being within the Jurisdiction of the Lord Chancellor intrusted as aforesaid, and being administered by him or under his Authority and Direction.

Recital of 3 & 4 W. 4. c. 36. imposing a Per-centage for Visitors of Lunatics. 'And whereas the Per-centage which is now, under the Pro-'visions of the Act passed in the Session of Parliament holden in 'the Third and Fourth Years of the Reign of King William the 'Fourth, Chapter Thirty-six, imposed upon the Estates of 'Lunatics, and paid into the Bank of England, in the Name and 'with the Privity of the Accountant General of the Court of 'Chancery, to an Account entitled "The Account of the Board of Visitors for the better Care and Treatment of Lunatics," will be discontinued under this Act:' Be it therefore further enacted

Sums due for this Per-centage to be paid

Salaries, &c. charged on this

be payable

Per-centage to

thereout for a

limited Time.

as follows:

XXXIV. Every Committee, Receiver, or other Person who is or shall be liable to pay any Money in respect of the Per-centage last aforesaid shall, notwithstanding this Act, pay the same into the Bank, in the Manner now used, either to the Account last aforesaid, or, after it has been closed as herein-after provided, to the said. "Suitors Fee Fund Account," and be allowed the same on passing his Accounts before the Masters.

XXXV. All Salaries and other Sums of Money payable out of the Monies standing to the Credit of the "Account of the Board of Visitors for the better Care and Treatment of Lunatics" shall continue to be payable thereout, until the Account shall be closed as herein-after is provided, and shall be paid thereout accordingly

in the Manner now used.

Account to be closed and Balance carried to Suitors Fee

Fund.

XXXVI. The last-mentioned Account shall be closed on the Third Day of December next after the passing of this Act, or on such other Day as the Lord Chancellor, with the Advice and Assistance aforesaid, shall order, and the Balance which shall then be remaining on the same Account shall be carried over to the said "Suitors Fee Fund Account," under Order of the Lord Chancellor.

Account to be audited.

XXXVII. The Account of Monies received and paid on the "Account of the Board of Visitors for the better Care and Treatment of Lunatics," not previously audited, shall, as soon as may be after the closing of the Account, be made out by the Secretary to the Visitors, and be audited and signed by the Master in Ordinary of the High Court of Chancery, or other Officer to whom the Matter of the Account shall then stand referred, and shall be afterwards filed with the Registrar in Lunacy, and no Fee shall be charged or taken upon, for, or in respect of the auditing or filing thereof.

Inquisition.

And with respect to the Inquisition, be it further enacted as follows:

Commissions may be directed to fewer than Three Persons, and shall be directed to Masters.

XXXVIII. Any Commission in the Nature of a Writ De lunatico inquirendo directed to One Person or to Two Persons, and the Inquisition returned thereon, shall be as valid and effectual to all Intents and Purposes as if directed to and returned by more than Two Persons; and every Commission shall (subject to the Provision herein-after contained) be directed to the Masters, or One

One of them, and may be varied in Form from that now in use in uch Manner as to the Lord Chancellor may seem necessary or xpedient.

XXXIX. In lieu of the Commission now issued specially in General Comsuch Case of alleged Lunacy, a General Commission to the like mission may be effect, with such Variations as may be necessary or expedient, issued directed nay from Time to Time be issued in Duplicate under the Great to Masters. Seal, directed to the Masters by Name, jointly and severally, who hall by virtue thereof proceed, in each Case of alleged Lunacy oncerning which the Lord Chancellor intrusted as aforesaid shall order them to inquire, in like Manner and with all the like Powers and Authorities (subject to the Provisions herein-after contained) is if a Commission had issued specially in such Case, and every Inquisition found and returned thereon shall be as valid and effectual to all Intents and Purposes as if the same had been found

and returned on a separate Commission. XL. Where the alleged Lunatic is within the Jurisdiction, he Alleged Lunashall have Notice of the Presentation of the Petition for Inquiry, and may, by a Notice, signed by him, and attested by his Solicitor, and filed with the Registrar, either before the Presentation of the Petition or within Seven Days after such Notice had by him as before a Jury. aforesaid, or at or within such other Time as the Lord Chancellor intrusted as aforesaid shall order in the particular Case, demand an Inquiry before a Jury.

XLL Where the alleged Lunatic demands an Inquiry before a Where alleged Jury, the Lord Chancellor intrusted as aforesaid shall in his Order Lunatic defor Inquiry direct the Return of a Jury, unless he be satisfied, by personal Examination of the alleged Lunatic, that he is not mentally competent to form and express a Wish for an Inquiry before him as to Coma Jury; and the Lord Chancellor intrusted as aforesaid may, petency, and where he shall deem it necessary, after Presentation of the Petition order a Jury. for Inquiry, and for the Purpose of personal Examination, require the alleged Lunatic to attend him at such convenient Time and Place as he may appoint.

XLII. Where the alleged Lunatic does not demand an Inquiry Cases where a before a Jury, or the Lord Chancellor intrusted as aforesaid is Jury may be satisfied by personal Examination of him that he is not mentally dispensed with. competent to form and express a Wish in that Behalf, and it appears to the Lord Chancellor intrusted as aforesaid, upon Consideration of the Evidence adduced before him on the Petition for Inquiry, and of the Circumstances of the Case, so far as they are before him, to be unnecessary or inexpedient that the Inquiry should be before a Jury, and he accordingly does not in his Order for Inquiry direct the Return of a Jury, then the Masters shall, by virtue of their General Commission, and under such Order for Inquiry, but without a Jury, personally examine the alleged Lunstic, and take such Evidence, upon Oath or otherwise, and call for such Information, as they may think fit or the Lord Chancellor intrusted as aforesaid may direct, in order to ascertain whether or not the alleged Lunatic is of unsound Mind, and shall certify their Finding thereon.

XLIII. Where the Lord Chancellor intrusted as aforesaid, Jury to be had, under such Circumstances as herein-before mentioned, does not in if Masters his Order for Inquiry direct the Return of a Jury, but the Masters certify that it is

tic, within Jurisdiction, to have Notice, and may demand Inquiry

acting expedient.

Ee4

Proceedings atter Inouisition.

Evidence may be oral, &c.

Masters may administer Oaths and take Recognizances.

Swearing of Affidavits in the Colonies, &c.

Form of Affidavits.

Short Form of Affidavit for Verification of Documents, as in Schedule III.

Witnesses may be crossexamined orally.

How Expenses to be paid.

Masters may issue Advertisements.

ceed and be conducted as nearly as may be in all respects as is herein-before directed upon the Presentation of a Petition for Inquiry.

And with respect to certain of the Proceedings after Inquisition.

be it further enacted as follows:

LV. The Masters may direct that the Evidence in the Matter of a Lunatic or on any particular Proceeding in the Matter be taken orally, or partly orally and partly by Affidavit, and it shall be so taken accordingly.

LVI. The Masters may, in the Matter of a Lunatic or alleged Lunatic, administer an Oath to any Witness, whether his Deposition or Affidavit is to be used before themselves or not, and Recognizances may be taken and acknowledged before them.

LVII. The Provisions of the Act of the last Session of Parliament, Chapter Eighty-six, Sections Twenty-two, Twenty-three, and Twenty-four, respecting Affidavits made in Causes or Matters depending in the High Court of Chancery, shall be and the same are hereby extended so as to be applicable, mutatis mutandis, to Affidavits made in Matters in Lunacy.

LVIII. Every Affidavit to be used in a Matter in Lunacy shall be taken and expressed in the First Person of the Deponent, and shall be divided into Paragraphs numbered consecutively, and respectively confined, as nearly as may be, to distinct Portions of the Subject Matter.

LIX. Where an Affidavit is required for verifying all or some of the Statements contained in a Petition, State of Facts, Proposal, or other Document, the Affidavit may be annexed or underwritten thereto, and may be in the Form set forth in the Third Schedule hereunder written, with such Variations as the Circumstances may require; and where the aforesaid Form is, in the Opinion of the Taxing Master, applicable, no further or greater Costs of any Affidavit shall be allowed on Taxation than would be allowed for an Affidavit in the aforesaid Form. LX. Every Person giving Evidence by Affidavit shall be liable

to oral Cross-examination by or before the Masters, in the same Manner as if the Evidence given by him in his Affidavit had been given by him orally before the Masters, and after Cross-examination may be re-examined orally by or on behalf of the Person filing the Affidavit; and every Person giving Evidence by Affidavit shall be bound to attend before the Masters, to be so crossexamined and re-examined, upon receiving due and proper Notice, and Payment or Tender of his reasonable Expenses, in like Manner as if he had been duly served with a Writ of Subpoens ad testificandum before an Examiner of the High Court of Chancery; and the Expenses attending on such Cross-examination and Reexamination shall be paid in the first instance by the Parties respectively, in like Manner as if the Witness cross-examined were the Witness of the Party cross-examining, and shall on Taxation be ultimately borne and paid by the Estate, or the Parties respectively, or One of them, as the Lord Chancellor intrusted as aforesaid shall direct.

LXI. The Masters shall be at liberty to cause to be issued from Time to Time such Advertisements as may to them seem expedient with reference to the Subject Matter of a Proposal or Inquiry.

LXIL The

LXII. The Masters shall, instead of Her Majesty's Attorney Masters to an-General, approve, on behalf of Her Majesty, of the Security to prove of Secube from Time to Time given by the Committee of the Estate, rity to be given under Order of the Lord Chancellor intrusted as aforesaid; and by Committee the Acts of the Masters with respect to the Security and to the Grant of the Custody shall have the same Force and Effect to all Intents and Purposes as the Acts of Her Majesty's Attorney General with respect to the same Matters now have.

LXIII. In case Her Majesty shall think fit to authorize the If Her Majesty Lord Chancellor intrusted as aforesaid to make Orders from Time do not by Her to Time for the Custody of Persons already found or who may hereafter be found Idiots or Lunatics as aforesaid, and of their Estates, without requiring that any Grant or Commitment of such Great Seal, Custody should be passed under the Great Seal, then any Order to be made by the Lord Chancellor intrusted as aforesaid in pursuance of such Authority shall (as to the Custody of the Person immediately, and as to the Custody of the Estate upon the Masters Certificate of Completion of the Committee's Security.) have the same Force and Validity as a Grant and Commitment of the Custody of such Idiots or Lunatics and their Estates would have had in case the same had been made under the Great Seal, by virtue of any Authority for that Purpose given by Her Majesty to the Lord Chancellor intrusted as aforesaid, and the Provisions of this Act respecting the Grant shall be deemed to extend to any Order to be made as aforesaid.

LXIV. Where it is desired and the Masters allow that the Masters may approved Committee of the Estate should, in lieu of giving authorize Pay-Security in the Manner now usual by Bond or Recognizance with ment or Trans-Sureties, give Security, in the whole or in part, by bringing into fer into Court Court an adequate Sum of Money or Stock, the Masters may by Certificate direct or give Liberty for the Payment into the Bank Security for of England, with the Privity of the Accountant General of the Committee. Court of Chancery, to the Credit of the Matter of the Lunatic, of any Sum of Money, or the Transfer into the Name and with the Privity of the said Accountant General, in trust in the Matter of the Lunatic, of any Sum of Stock, and may specify the Account to which the Sum of Money or Stock is to be placed, and may direct how any Money is to be invested, or how any Dividends are to be applied, and such Payment, Transfer, Investment, and Application, as the Case may require, shall be made by virtue of such Certificate, and the said Accountant General shall declare the Trust of the Sum of Money or Stock when so paid or transferred accordingly, subject to the Order of the Lord Chancellor intrusted as aforesaid.

LXV. Where it appears expedient, either with a view to the Masters may Reduction of the Amount of the Security of the Committee of the receive and de-Estate, or for any other Reason, the Masters may without Order liver out Deeda, receive or deliver out any Deed or Security belonging to the Lunatic, and may by Certificate direct or give Liberty for the Payment into the Bank of England, with the Privity of the Ac- Transfer into countant General of the Court of Chancery, to the Credit of the Court of Money Matter of the Lunatic, of any Sum of Money belonging to the or Stock be-Lunatic, or the Transfer into the Name and with the Privity of Lunatic. the said Accountant General, in trust in the Matter of the Lunatic,

Warrant direct Grant of Custody to be under Order of Lord Chancellor shall have the same

of Money or

&c. of Lunatic, and authorize Payment or

of any Sum of Stock belonging to the Lunatic, and such Payment or Transfer, as the Case may require, shall be made by virtue of such Certificate, and the said Accountant General shall declare the Trust of the Sum of Money or Stock when so paid or transferred accordingly, subject to the Order of the Lord Chancellor intrusted as aforesaid.

Grant of Custody may be extended to surviving or continuing Committees in certain Cases,

LXVI. Where the Masters find and report that several Persons are the most fit Persons to be appointed the Committees of the Estate or of the Person, and they are of opinion that it is expedient that One or more of the same several Persons should continue to be the Committee or Committees after the Death or Discharge of the others or other of them, and such Persons are willing so to continue, the Masters may report accordingly; and where the Report is confirmed the approved Committees of the Estate may perfect their Securities in such Form as to extend to the Acts and Defaults of One or more of them, in accordance with the Report, and thereupon the Grant of the Custody of the Estate or of the Person (as the Case may be) shall be made conformably with the Order of Custody; and the continuing or surviving Committee or Committees to whom separately the Grant extends shall and may continue until further Order to act after the Death or Discharge of the others or other of them, with all the like Powers, Authorities, and Discretions, and subject to all the like Liabilities, as the original Committees.

Form of Allowance of Accounts.

LXVII. The Masters Allowance of the Account of a Committee for Receiver shall be signified under their Hands and be written under the Account, but no Certificate shall be made, except where it may be specially required with a view to Payment of Money into Court or for some other Purpose.

Masters to distinguish Items in Account which they cannot allow, and the Account to be submitted to Lord Chancellor.

LXVIII. Where the Masters are of opinion that any small Expenses included in the Committee's or Receiver's Account have been properly and reasonably incurred for the Benefit or Enjoyment of the Lunatic, or the Improvement, Security, or Advantage of his Estate, and there is no Opposition to the Allowance thereof, but it may not be competent to them to allow the same to the Committee or Receiver without the Sanction of the Lord Chancellor intrusted as aforesaid, they shall distinguish the Items by some Mark in their Allowance of the Account, which shall be made subject to the Approval of the Lord Chancellor intrusted as aforesaid, and the Account as passed by the Masters shall be submitted by them to the Lord Chancellor, without Petition, for his Allowance or Disallowance in respect of the Items so distinguished by them.

Masters to receive Proposals in certain Cases. LXIX. The Masters shall be at liberty, without an Order of Reference, to receive any Proposal and conduct any Inquiry respecting the managing, repairing, setting, or letting of the Estate, and to report thereon.

Masters may receive Proposals in other Cases, LXX. The Masters shall also be at liberty, without an Order of Reference, to receive any Proposal and conduct any Inquiry relating to the Estate, not respecting the managing, repairing, setting, or letting thereof, and any Proposal or Inquiry whatsoever relating to the Person, and to report thereon respectively, if and when they shall be of opinion that if Application were made to the Lord Chancellor intrusted as aforesaid concerning the Matter of

any such Proposal or Inquiry a Reference thereon would be made to the Masters.

LXXI. Where the Masters, without an Order of Reference, Persons objectreceive any Proposal or proceed in any Inquiry relating to the ing to Masters Estate, not respecting the managing, repairing, setting, or letting receiving Prothereof, or any Proposal or Inquiry whatsoever respecting the posal may apply to Lord Chan-Person, any Person attending before them shall be at liberty to cellor. apply by Petition to the Lord Chancellor intrusted as aforesaid, as he may be advised; and thereupon the Masters shall, pending the Application, cease from proceeding on the Proposal or in the Inquiry, unless the Lord Chancellor intrusted as aforesaid otherwise direct.

LXXII. Where the Masters, without an Order of Reference, Masters may receive and proceed on a Proposal or conduct an Inquiry, but certify as to arrive at the Opinion that the Proposal ought not to be adopted Propriety of and carried into effect, or that the Inquiry was unnecessary, they shall be at liberty to certify whether or not, regard being had to the Circumstances, the Proposal or Inquiry was proper to be made; and if they certify in the affirmative, usual and proper Costs of the Proposal or Inquiry and Proceedings thereon shall be allowed on Taxation by virtue of their Certificate, but if they certify in the negative the Lord Chancellor intrusted as aforesaid shall direct by whom and in what Manner the Costs shall be paid and

regard to Costs.

LXXIII. Where any Person requires that the Masters should Person insisting report on a Proposal which they have received and proceeded on on Report liable without an Order of Reference, notwithstanding their Opinion to Costs. that it should not be adopted and carried into effect, the Masters shall report on the Proposal, and the Report shall be brought before the Lord Chancellor intrusted as aforesaid by Petition, who shall make such Order upon the Report and respecting the Costs as to him shall under the Circumstances seem just.

LXXIV. Where an Application is made by Petition to the Lord On Application Chancellor intrusted as aforesaid, either concerning a Matter which not being made might have been brought before the Masters in the first instance, or in consequence of the Masters receiving any Proposal or proceeding in any Inquiry relating to the Estate or the Person, the Lord Chancellor intrusted as aforesaid may make such Order respecting the Costs of the Application and of the consequent Proceedings as to him shall, under the Circumstances, seem just.

to Masters, ordered to be

LXXV. Subject to the Provisions herein-after contained, the Masters to Masters shall, as soon as may be after the Return of the Inquisi- inquire as to tion, and may afterwards from Time to Time as they may think next of Kin, and it expedient, inquire and certify who are the next of Kin, and, Notice of Prosubject to the Provisions herein-after contained, due Notice of ceedings. attending on the Proceedings in the Matter shall be given to the Persons for the Time being found to be the next of Kin.

they are to have

LXXVI. Where the Lord Chancellor intrusted as aforesaid, No Inquiry as by virtue of the Power herein-before given, exempts the Property to next of Kin of a Lunstic from Payment of Fees and Per-centage, the Masters where Property shall not during the Continuance of the Exemption inquire Fees. respecting his next of Kin, without special Order.

LXXVII. The Lord Chancellor intrusted as aforesaid may in Lord Chancellor any Case by Order defer an Inquiry respecting next of Kin, or may dispense

direct with or limit

Inquiry as to next of Kin.

direct that the Inquiry shall be carried on to such limited Extent only, and under such Restrictions and Provisions, and in such Manner, as he may under the Circumstances of the Case think expedient, and may, where he deems it just and expedient, order that Persons alleging themselves to be next of Kin be left to make out their Claim at their own Expense, and may in any Case, if from the Smallness of the Property of the Lunatic (although it be not such as to entitle it to Exemption from Payment of Fees and Per-centage) he think it safe and just, by Order wholly dispense with the Inquiry.

Masters to report where Inquiry as to next of Kin inexpedient. LXXVIII. Where the Masters are of opinion that by reason of the Smallness of the Property of a Lunatic or for any other Reason an Inquiry or a subsequent Inquiry (as the Case may be respecting next of Kin should be dispensed with or deferred, we be carried on to a limited Extent only, they shall report accordingly.

Masters may dispense with strict Proof of Pedigree in certain Cases. LXXIX. Where the Masters, in conducting an Inquiry respecting next of Kin, without any special Direction of the Lord Chancellor intrusted as aforesaid concerning the Mode of conducting the same, are of opinion that the Circumstances of the Case render it expedient and safe that strict Proof of Pedigree should not be gone into, they may dispense with the same to such Extent and in such Manner as may to them seem expedient, and may require and receive such Evidence as may appear to them sufficient and satisfactory respecting the Family and the next of Kin, and shall certify the Mode in which they have conducted the Inquiry.

Lord Chancellor may dispense with Attendance of next of Kin,

LXXX. The Lord Chancellor intrusted as aforesaid may, by Order, dispense with and disallow the Attendance on the Proceedings in the Matter of all or some of the next of Kin either wholly, or except at their own Expense, or except upon special Leave first obtained, as he shall under the Circumstances think expedient; and such Notice only of attending on the Proceedings shall be given as shall be conformable with the Order of the Lord Chancellor intrusted as aforesaid.

Masters to determine which of next of Kin to attend before them, and to certify, and the same only to attend before Lord Chancellor.

LXXXI. Subject to the Provisions herein-before contained the Masters shall once in the Matter of each Lunatic, and may afterwards from Time to Time as they think it expedient, determine whether any One or more, and if any, how many and which, of the next of Kin is or are to attend on the Proceedings or on any particular Proceeding before them in the Matter (but exclusively, as at present, of the Heir-at-Law, with respect to Notice of or Attendance on the Account of the Committee of the Estate), and the Person or Persons alone (if any) to whom the Masters have given Liberty to attend shall be entitled to Notice of or shall be allowed to attend, at the Cost of the Estate, on any Proceeding. or on such particular Proceeding as aforesaid, (as the Case may be.) before the Masters, except upon their special Leave first obtained; and the same Person or Persons alone (if any) to whom the Masters have given Liberty to attend on the Proceedings before them in the Matter generally shall be entitled to Notice of or shall be allowed to attend, at the Cost of the Estate, on any Proceeding before the Lord Chancellor intrusted as aforesaid, except upon his special Leave first obtained, and for that Purpose the Masters shall.

shall from Time to Time as Occasion may require, certify who is or are the Person or Persons (if any) to whom they have given Liberty to attend on the Proceedings before them in the Matter

generally.

LXXXII. Where an Infant, being One of the next of Kin, and Masters may being at liberty to attend on the Proceedings, has no Guardian, appoint Guarthe Masters may from Time to Time, by Certificate, appoint a fit dian for Lunacy. Person to be his Guardian for the Purposes of the Lunacy, who shall thereupon, for the Purposes of the Lunacy only, and not further or otherwise, have all the same Powers, Authorities, and Discretion as if he had been duly constituted Guardian by the Court of Chancery; and the Masters may, from Time to Time. by Certificate, revoke any such Appointment, and appoint another fit Person to be the Guardian, toties quoties.

LXXXIII. The Masters may, where it seems expedient, con- In Cases of solidate or carry on together similar Proceedings before them in Members of the Matters of several Persons being Members of the same Family, and may in that Case, and also where it does not seem expedient that the Proceedings has been also where it does not seem expedient may be conthat the Proceedings should be consolidated or carried on together, solidated, &c. use in the Matter of One Member of a Family Evidence filed or taken in the Matter of another Member or other Members of the

same Family, when and so far as it may be applicable.

LXXXIV. The Masters may, on being satisfied of a Lunatic's Masters may Death, without Order, open and read any Paper Writing deposited open and deliver with them, and purporting or alleged to be his Will, for the Pur. out Will. pose of ascertaining who is therein nominated Executor thereof, and also whether or not there is any and what Direction therein contained concerning his Funeral or Place of Interment, and then deliver the same to the Registrar or other proper Officer of the Prerogative or other proper Ecclesiastical Court, to the Intent that the same may be exhibited in the usual Course, and dealt with according to Law, and shall certify the Death, and the opening and delivering out of the Paper Writing accordingly.

LXXXV. The Masters shall be at liberty, without Order of Masters may Reference, to inquire and report whether or not any Person inquire respectresiding out of England and Wales, and where, has been declared ing Interest in idiot, lunatic, or of unsound Mind, and whether or not his Personal Stock of Lunatic Estate, or some and what Part thereof, has been vested in a Curator or other and what Person appointed for the Management thereof, according to the Laws of the Place where the Person is residing, and whether or not any and what Stock, Portion of the Capital Stock, or Share of any and what Company or Society, is standing in the Name of or is vested in that Person, and what is his Interest therein.

residing out of

Jurisdiction.

LXXXVI. Subject to the Provisions of this Act, and to the Masters may General Orders in Lunacy for the Time being in force, and to any direct Times, Order of the Lord Chancellor intrusted as aforesaid, the Masters may, if they think fit, dispense with any Summons ordinarily taken out in the Course of the Proceedings before them, and direct and require any Party attending before them to take out a Summons for a particular Purpose or within a particular Time, and fix the Time at which any particular Summons shall be returnable before them, or at or within which any Proceeding necessary or proper to be taken before them shall be taken, and may proceed de die

&c. of proceeding before them. in diem or adjourn the Proceedings before them, as they may see fit.

Masters to inquire into Delays.

LXXXVII. The Masters shall from Time to Time inquire into the Circumstances of any Delay in the Conduct of Proceedings before them, or in proceeding upon their Reports, Certificates, or Decisions, and for that Purpose may call before them all Parties concerned, and may report accordingly, where it seems expedient

Masters may disallow Costs.

LXXXVIII. The Masters may, by Certificate, disallow, wholly or in part, the Costs of any Proceeding or Document taken or used or proposed to be taken or used before them; and the Costs of the Attendance of Counsel before them shall not be allowed on Taxation, unless they certify that such Attendance was proper, and for the Security or Advantage of the Lunatic or his Estate.

Documents not to be of unnecessary Length.

LXXXIX. The Affidavits, Petitions, and other Documents brought in to the Offices of the Masters or Registrar shall not contain unnecessary Recitals or Statements of Proceedings or Documents previously taken or used in the Matter; and the Taxing Masters shall look into all such Affidavits, Petitions, and other Documents as aforesaid, and deal in such Manner as we them seems just with the Costs of any Affidavit, Petition, or other Document appearing to them to be unnecessary or improper, in the whole or in part, or of unnecessary Length.

Masters may report Decision pending Inquiry.

XC. The Masters shall be at liberty to report specially to the Lord Chancellor intrusted as aforesaid any Decision at which they may arrive, or any other Matter relating to any Inquiry or Proposal pending before or under Consideration by them, in order to obtain a Decision or Direction by or from him for their Guidance in the further Prosecution of the Inquiry or Consideration of the Proposal.

Form of Re-

XCL The Masters Reports shall be divided into Paragraphs numbered consecutively, and respectively confined, as nearly as may be, to distinct Portions of the Subject Matter, and with such appropriate Headings prefixed to all or any of the Paragraphs as may be convenient.

Reports to be filed with Registrar in Lunacy only. XCII. The Reports of the Masters, whether confirmed by Fist or not, under the Provisions herein-after contained, and their Certificates, and all other Reports and Certificates made in Matters in Lunacy, (except the Reports of the Visitors herein-after provided for,) shall be left by the Masters, Taxing Masters, and other Officers making the same respectively, with the Registrar in Lunacy, by whom the same shall be filed, and it shall not be necessary that they or any of them should be filed elsewhere; and the Accountant General of the Court of Chancery, and all other Persons, and the Governor and Company of the Bank of England, shall, as Occasion may require, act upon or in relation to any Report, and the Fiat thereon (if any), or any Certificate so filed, in like Manner as if the Report or Certificate had been filed also in the Report Office of the Court of Chancery, according to the Practice formerly used.

Objections to Report may be brought in, XCIII. Any Person objecting to a Draft Report of the Masters, and desiring to prosecute the Objection, shall bring in before the Masters a Statement of Objections in Writing, and thereupon the Masters shall be at liberty to review the Draft objected to; and after Review, or the Refusal of the Masters to review, the Person

objecting

objecting may bring in before the Masters a Notice in Writing, stating that he insists on the Objections or any One or more of them; and all the Objections not so insisted on shall be considered as abandoned.

XCIV. No Person shall, except upon special Leave of the Lord No Petition Chancellor intrusted as aforesaid first obtained, present a Petition against Conagainst the Confirmation of a Report, but in every Case, on the Hearing of the Petition for Confirmation of the Report, any Objections insisted on as aforesaid may be brought forward in opposition to the Confirmation of the Report, without any Exceptions or Cross Petition.

firmation of Report.

XCV. Where no Statement of Objections is brought in, or all Reports not the Objections contained in a Statement brought in are abandoned, objected to may the Report shall be submitted to the Lord Chancellor intrusted as aforesaid, for Confirmation, without Petition, and without the tition. Attendance of Parties, except where from the special Nature or Circumstances of the Case the Masters are of opinion that the Report ought to be brought before the Lord Chancellor intrusted as aforesaid by Petition, and by Endorsement on the Report under their Hands shall so direct accordingly.

be confirmed

XCVI. Where a Report is to be submitted for Confirmation Such Reports without Petition it shall contain the Directions consequential on to contain conthe Confirmation thereof, and the Fiat of the Lord Chancellor sequential Diintrusted as aforesaid on the Report shall give it the Operation of an Order of the Lord Chancellor intrusted as aforesaid, made upon Petition, subject to such other Directions and Provisions (if any) as the Lord Chancellor intrusted as aforesaid may think fit.

rections, &c.

XCVII. The Reports of the Masters shall be brought before the Cases in which Lord Chancellor intrusted as aforesaid, for Confirmation, by Peti- Reports shall tion, in each of the Cases following:-

not be confirmed without.

Petition. a Matter to the Masters to inquire and report, so directs;

2. Where a Statement of Objections is brought in, and all the Objections are not abandoned:

3. Where the Masters, having regard to the special Nature or Circumstances of the Case, as herein-before provided, so direct:

4. Where no Order is made on the Report being submitted for Confirmation without Petition;

And in such other Cases as are herein mentioned, and as the Lord Chancellor, with the Advice and Assistance aforesaid, shall from Time to Time by General Order direct.

And with respect to Orders in Lunacy, be it further enacted as follows:

Orders.

XCVIII. Every Petition shall be filed before an Order thereon Form of Orders. shall be passed, and the Order shall not recite any Part of the Statements contained in the Petition, and only such Part (if any) of the Prayer as may be necessary, and an Order shall not state any Part of a Report, except the Masters Conclusion or Opinion, or so much thereof as may be necessary; and the Lord Chancellor, with the Advice and Assistance aforesaid, may and shall from Time to Time make such General Orders as to him shall seem meet for embodying (as far as may be) such Provisions and Directions as are now commonly or frequently inserted in Orders,

16 & 17 Vict. and

Orders to be communicated to Masters.

Orders to be entered by the Registrar, and Office Copies to be furnished and signed by him

Money Orders to be acted upon by Accountant General as if drawn up by the Registrar of the Court of Chancery.

Registrar to certify to Accountant General.

Persons forging the Signature or Seal of the Registrar guilty of Felony.

and are not provided for by this Act, and for dispensing (as far as may be) with the formal Parts of Orders as now drawn up.

XCIX. Every Order of the Lord Chancellor intrusted as aforesaid in a Matter in Lunacy shall be communicated by the Registry to the Masters, whether any Matter is thereby referred to them or

C. Every Order made in a Matter in Lunacy by the Lod Chancellor intrusted as aforesaid, when drawn up by the Registra in Lunacy, and signed by the Lord Chancellor intrusted as aforsaid, shall be entered by the Registrar in Lunacy in a proper Book to be provided by him for that Purpose, and he shall furnish Office Copies of any Order or of any Report, confirmed by Fiat or of any Part thereof respectively, signed by him, and sealed or stamped with the Seal of his Office, to every Party in the Matter or other Person entitled thereto who shall require the same; and every Office Copy of the whole of an Order or Report confirmed a aforesaid, purporting to be so signed and scaled or stamped with such Seal, shall at all Times, and on behalf of all Persons. and whether for the Purposes of this Act or otherwise, be admitted a Evidence of the Order or Report confirmed as aforesaid of which it purports to be a Copy, without any further Proof thereof.

CI. Where an Order or a Report confirmed by Fiat relates w the Payment, Transfer, carrying over, or depositing of any Cub. Stocks, Funds, Annuities, Securities, or other Effects to or into the Name of or in the Custody of the Accountant General of the Court of Chancery, to the Credit of the Matter of a Lunatic, or w the Payment, Transfer, or carrying over or other Disposal by the said Accountant General of any Cash, Stocks, Funds, Annuities, Securities, or other Effects standing in his Name or deposited in his Custody to the Credit of the Matter of a Lunatic, or of any Cash, Stocks, Funds, Annuities, Securities, or other Effects to or in which a Lunatic is entitled or beneficially interested, and which are not standing in trust in a Cause or Matter depending in the Court of Chancery, the said Accountant General, and all other Persons, and the Governor and Company of the Bank of England shall act upon the Order signed by the Lord Chancellor intrusted as aforesaid, after the same has been entered as herein-before provided, or upon an Office Copy of the Report confirmed by Fig. and thence receiving the Operation of an Order after the same has been filed as herein-before provided, in the same Manner as if an Order had been drawn up by the Registrar of the Court of Chancery, and passed and entered in the Court of Chancery according to the Practice formerly used; and the Registrar in Lunscy in case of an Order, and the Masters in case of a Report confirmed by Fiat, shall certify under their Hands respectively to the said Accountant General what Stocks, Funds, Annuities, Securities, or other Effects are by virtue of any such Order or Report confirmed as aforesaid (as the Case may be) to be sold, transferred, or delivered out, in the same Manner as the Registrars of the Court of Chancery were formerly accustomed to do.

CIL If any Person shall forge the Signature of the Registrat in Lunacy, or shall forge or counterfeit the Seal of his Office, or knowingly concur in using any such forged or counterfeited Signature or Scal, or shall tender in Evidence any Document with

a false or counterfeit Signature of such Registrar, or with a false or counterfeit Seal, knowing the same Signature or Seal to be false or counterfeit, every such Person shall be guilty of Felony, and shall be liable to the same Punishment as any Offender under an Act of the Session of Parliament holden in the Eighth and Ninth. Years of the Reign of Her Majesty, Chapter One hundred and thirteen.

CIII. The foregoing Provisions "with respect to certain of the These Pro-Proceedings after Inquisition," and "with respect to Orders," visions to apply shall be applicable and applied, as far as may be, to the Proceedings in the Matters of Lunatics under the Protection of the Lord c. 100. a. 95. Chancellor intrusted as aforesaid, by virtue of Proceedings taken under the Act of the Session of Parliament holden in the Eighth and Ninth Years of the Reign of Her Majesty, Chapter One hundred, Section Ninety-five.

And with respect to the visiting of Lunatics, be it further

enacted as follows:

CIV. Each Lunatic shall be personally visited and seen by One Lunatics to be at the least of the Visitors, according to the Provisions of the visited at least next following Section, once at the least in each Year, or oftener, once a Year and at such Times as the Lord Chancellor intrusted as aforesaid may direct, or, in the Absence of his Directions, as the Board of Visitors may think expedient.

CV. The Medical Visitors shall continue to visit Lunatics as Medical Visiat present, and the Legal Visitors to be appointed after the Com- tors and future mencement of this Act shall also respectively visit Lunatics; and Legal Visitors the Visits of the several Visitors shall be from Time to Time to visit either tremplated on the Lord Chancelles introduced on force id more together or in regulated as the Lord Chancellor intrusted as aforesaid may succession. direct, or, in the Absence of his Directions, as the Board of Visitors may deem necessary or advisable, in such Manner that, as far as Circumstances will admit, every Lunatic may from Time to Time and in due Succession be visited by the Legal Visitor either alone or in Company with One of the Medical

CVI. The Visitors shall respectively, within a convenient Visitors to re-Time after each Visit, make a Report in Writing to the Lord port to Lord Chancellor intrusted as aforesaid of the State of Mind and bodily Chancellor. Health and of the general Condition and also of the Care and Treatment of each Person visited and seen by them respectively, which Reports shall, annually or oftener, as the Lord Chancellor intrusted as aforesaid may direct or the Board of Visitors may think expedient, be submitted to the Lord Chancellor intrusted as aforesaid; and the Visitors respectively shall make separate or special Reports on any Case to the Lord Chancellor intrusted as aforesaid as and when they or the Board of Visitors may think expedient, and in particular shall report to him, without Delay, any Instance in which they respectively, on proceeding to visit, have been unable to discover the then Residence of or have been by any other Circumstance prevented from actually seeing on that Occasion the Lunatic whom they intended to visit.

CVII. The Reports of the Visitors shall be filed and kept Visitors Resecret in their Office, and shall be open to the Inspection of no ports to be kept Person save the Members of the Board of Visitors, their Secresseret and destroyed on tary and his Clerk, and the Lord Chancellor intrusted as afore-Death, &c.

Fielding:

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said, and such Persons as he may specially appoint; and all the Reports relating to any particular Patient shall be destroyed on the Death of the Patient, and shall also be destroyed on the Inquisition in his Case being superseded, or being vacated and discharged on a Traverse, unless the Lord Chancellor intrusted as aforesaid, within Fourteen Days after the Supersedeas, or the vacating and Discharge on a Traverse, specially order that the same be not destroyed until the Death.

Management and Administration of Estate.

Committee to appear and take Admittance to Copyholds.

In default, Lord may appoint Attorney.

Fine upon Admittance may be imposed and demanded.

If not paid, &c., Lord may enter, and receive Profits of the Copyhold till he is satisfied, &c.

yearly;

and to deliver up Possession. on Satisfaction.

Committee paying Fine may reimburse himself out of Rents.

And with respect to the Management and Administration of

the Estates of Lunatics, be it further enacted as follows:

CVIII. Where a Lunatic is entitled to be admitted Tenant of Copyhold Land, the Committee of his Estate may appear at One of the Three next Courts holden for the Manor (for the holding whereof the usual Notice shall be given), and there offer himself to be admitted Tenant in the Name and on behalf of the Lunstic; and in default of his Appearance, or of his Acceptance of Admittance, the Lord or his Steward may, after Three Courts duly holden, and Proclamations thereat regularly made, at any subsequent Court appoint any fit Person to be Attorney for the Lunatic for that Purpose only, and by that Attorney admit the Lunatic Tenant of the Land, according to such Estate as the Lunatic shall be legally entitled to therein.

CIX. The Lord or his Steward may upon the Admittance impose such Fine as might have been legally imposed if the Lunatic had been of sound Mind, which Fine may be demanded by the Lord's Bailiff or Agent, by a Note in Writing signed by the Lord or his Steward, to be left with the Committee of the

Estate, or with the Tenant or Occupier of the Land.

CX. If the Fine be not paid or tendered to the Lord or his Steward within Three Months after Demand, then the Lord may enter upon and hold the Land, and receive the Rents and Profits thereof, (but without Liberty to fell any Timber standing thereon,) until he be thereby fully paid the Fine, with his reasonable Costs and Charges of raising the same, and of obtaining the Possession of the Land, although the Lunatic die before the Fine and Costs Lord to account and Charges have been raised; of which Rents and Profits received by the Lord, his Steward, Bailiff, or Servant, the Lord shall yearly, on Demand by the Person entitled to the Surplus thereof, after Payment of the Fine and Costs and Charges, or by the Person then entitled to the Land, render a just and true Account, and shall pay the same Surplus, if any, to the Person entitled thereto; and as soon as the Fine and Costs and Charges have been fully paid, or if, after the Lord's Entry, the Fine and Costs and Charges be lawfully tendered to him, then the Lunatic, by the Committee of his Estate or other the Person entitled, may enter upon and hold the Land, according to his Estate or Interest therein; and the Lord shall deliver Possession thereof accordingly. and if he refuse so to do he shall make Satisfaction to the Person kept out of Possession for all the Damages which he shall thereby sustain, and all his Costs and Charges of recovering Possession

CXI. If the Committee pay the Fine and Costs and Charges, then he, his Executors and Administrators, may enter upon and hold the Land, and receive the Rents and Profits thereof to his and their own Use, until he and they be thereby fully paid the

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Amount disbursed upon that Account, although the Lunstic die before his and their Reimbursement.

CXII. If the Fine imposed be not warranted by the Custom of Unlawful Fines the Manor, or be unlawful, the Lunatic may controvert its Legality, as if this Act had not been made; and no Lunatic shall forfeit any Land for his Neglect or Refusal to appear at any Court, or to be admitted thereto, or to pay the Fine imposed upon his Admittance.

CXIII. Where a Lunatic is entitled to a Lease for a Life or Committee may Lives or for a Term of Years, either absolute or determinable on surrenderLease, a Death, or otherwise, the Committee of his Estate may, in his and accept Name and on his Behalf, under an Order of the Lord Chancellor intrusted as aforesaid, by Deed surrender the Lease, and in the Name and on behalf and for the Benefit of the Lunatic accept a new Lease of the Premises comprised in the Lease surrendered. for such Number of Lives, or for such Term of Years, either absolute or determinable as aforesaid, as was mentioned or contained in the Lease surrendered at the making thereof, or otherwise as the Lord Chancellor intrusted as aforesaid shall order.

CXIV. Every Sum of Money and other Consideration paid by Charges of a Committee or other Person, in the Nature of or as a Fine, Pre- Renewal to be mium, or Income upon Renewal, and all reasonable Charges inci- charged on dent thereto, may be paid out of the Lunatic's Estate, or may, with Interest, be a Charge upon the Leasehold Premises, as the Lord Chancellor intrusted as aforesaid shall order.

CXV. Every Lease renewed shall operate and be to the same New Leases to Uses, and be liable to the same Trusts, Charges, Incumbrances, be to the same Dispositions, Devises, and Conditions, as the Lease surrendered was subject to, or would have been subject to if the Surrender had not been made.

CXVL Where it appears to the Lord Chancellor intrusted as Lunstic's aforesaid to be just and reasonable, or for the Lunatic's Benefit, Property may be may order that any Estate or Interest of the Lunatic in Land be sold, mortor Stock, either in possession, reversion, remainder, contingency, Debts, Mainor expectancy, be sold, or charged by way of Mortgage, or tenance, &c. otherwise disposed of, as may to him seem most expedient, for the Purpose of raising Money to be applied, and may accordingly order that the Money when raised may be applied, for or towards all or any of the Purposes following:

1. The Payment of the Lunatic's Debts or Engagements;

2. The Discharge of any Incumbrance on his Estates;

3. The Payment of any Debt or Expenditure incurred or made after Inquisition, or authorized by the Lord Chancellor intrusted as aforesaid to be incurred or made, for the Lunatic's Maintenance or otherwise for his Benefit:

4. The Payment of or Provision for the Expenses of his future

Maintenance:

5. The Payment of the Costs of applying for, obtaining, and executing the Inquiry, and of opposing the same;

6. The Payment of the Costs of any Proceeding under or consequent on the Inquisition, or incurred under Order of the Lord Chancellor intrusted as aforesaid; and

7. The Payment of the Costs of any such Sale, Mortgage, Charge, or other Disposition as is hereby authorized to

be made:

may be controverted; and no Forfeiture in certain Cases.

Renewal.

And the Committee of the Estate may and shall, in the Name and on behalf of the Lunatic, execute, make, and do all such Conveyances, Deeds, Transfers, and Things relative to any such Sale, Mortgage, Charge, or other Disposition as aforesaid, and for effectuating this present Provision, as the Lord Chanceller intrusted as aforesaid shall order.

Modes in which future Maintenance may be charged when Interest not in possession. CXVII. In case of a Charge or Mortgage being made under this Act upon an Interest in contingency, or in reversion, remainder, or expectancy, for the Expenses of future Maintenance, the Lord Chancellor intrusted as aforesaid may direct the same to be payable and paid either contingently, if the Interest charged be a contingent one, or upon the happening of the Event, if the Interest be depending on an Event which must happen, and either in a gross Sum or in annual or other periodical Sums, and at such Times in such Manner, and either with or without Interest, as he shall be expedient; and any Charge already made which would have been valid if made after this Act shall be and is hereby declared to be valid.

Expenses of Improvements may be charged on Estate.

CXVIII. Where it appears to the Lord Chancellor intrusted a aforesaid to be for the Lunatic's Benefit, he may order that the whole or any Part of any Monies expended or to be expended under his Order for the permanent Improvement, Security, or Advantage of the Land of the Lunatic or of any particular Part thereof, shall, with Interest, be a Charge upon and be raisable out of the Lunatic's Estate and Interest in the Land or such perticular Part thereof as aforesaid, but so that no Right of Sak or Foreclosure during the Lifetime of the Lunatic be given or acquired under or by virtue of the Charge; and the Interest shall be kept down during the Lunatic's Lifetime, out of the Income of his general Estate, as far as the same shall be sufficient to bear it; and the Committee of the Estate may and shall, in the Name and on behalf of the Lunatic, execute and do all such Conveyances and Things for effectuating this present Provision as the Lord Chancellor intrusted as aforesaid shall order; and such Charge may be made either to some Person advancing the Money, or, if the Money is paid out of the Lunatic's general Property, 10 some Person as a Trustee for him, as Part of his Personal Estate.

Surplus of Monies to be of the same Nature as the Estate.

CXIX. On any Monies being raised by Sale, Mortgage, Charge, or other Disposition of Land made in pursuance of any of the foregoing Provisions, the Person whose Estate is sold, mortgaged, charged, or otherwise disposed of, and his Heirs, next of Kin. Devisees, Legatees, Executors, Administrators, and Assigns, shall have such and the like Interest in the surplus Monies remaining after the Purposes for which the Monies have been raised shall have been answered as he or they would have had in the Estate if no Sale, Mortgage, Charge, or other Disposition thereof had been made, and the surplus Monies shall be of the same Nature and Character as the Estate sold, mortgaged, charged, or otherwise disposed of; and the Lord Chancellor intrusted as aforesaid may make such Orders, and direct such Conveyances, Deeds, and Things to be executed and done (which may and shall accordingly be executed and done), as may be necessary for the effectuating this present Provision, and for the due Application of the surplus Monies.

CXX. Where it is made to appear to the Lord Chancellor in- Where Property trusted as aforesaid that the net Amount or net estimated Value very small, Lord of the Property of a Lunatic does not exceed the Sum of Five Chancellor may hundred Pounds Sterling, and it appears to him, having regard to directly for the Situation and Condition in Life of the Lunatic and his Family, Lunatic's Mainard the other Circumstation of the Condition in Life of the Lunatic and his Family, and the other Circumstances of the Case, to be expedient that the tenance, without Amount or Value of his Property should be made available for Grant, &c. his Maintenance in a direct and inexpensive Manner, and that the same can be safely and properly done, he may, instead of procoeding to order a Grant of the Custody of the Estate, order or allow that the Amount of the Property, if in Money or Stock, or if of any other Description the Produce thereof when realized, be paid or transferred to such Relative of the Lunatic, or such other Person as he may think proper to intrust with the Application thereof, to be by him applied in or towards the Maintenance of the Lunatic, either at his Discretion or in such Manner and subject to such Control as the Lord Chancellor intrusted as aforesaid may direct; and for the Purpose of giving effect to any such Order, the Lord Chancellor intrusted as aforesaid may order any small Real Estate or other Property of the Lunatic to be sold, and a valid Conveyance or Transfer thereof to be executed or made by such Person as he shall direct.

CXXI. Where it appears to the Lord Chancellor intrusted as Where Lunacy aforesaid, upon a Report of the Masters, that there is Reason to temporary, believe that the Unsoundness of Mind of any Lunatic so found Lord Chancellor by Inquisition is in its Nature temporary, and will probably be arising from soon removed, and that it is expedient that temporary Provision Income fortemshould be made for the Maintenance of the Lunatic, or of the porary Mainte-Lunatic and the Members of his immediate Family who are nance, without dependent upon him for Maintenance, and that any Sum of Grant, &c. Money arising from or being in the Nature of Income or of ready Money belonging to the Lunatic, and standing to his Account with a Banker or Agent, or being in the Hands of any Person for his Use, is readily available and may be safely and properly applied in that Behalf, the Lord Chancellor intrusted as aforesaid may allow thereout such Amount as he may think proper for the temporary Maintenance of the Lunatic, or of the Lunatic and the Members of his immediate Family who are dependent upon him for Maintenance, and may, instead of proceeding to order a Grant of the Custody of the Estate, order or give Liberty for the Payment of any such Sum of Money as aforesaid, or any Part thereof, to such Person as he may, under the Circumstances of the Case, think proper to intrust with the Application thereof, and may direct the same to be paid to such Person accordingly, and when received to be applied, and the same shall accordingly be applied, in or towards such temporary Maintenance as aforesaid; and the Receipts in Writing of the Person named in the Order to whom Payment is to be made for any Monies payable to him by virtue thereof shall effectually discharge the Banker, Agent, or other Person paying the same from the Monies therein respectively expressed to be received, and they respectively are hereby directed to act upon and obey every such Order; and the Person so receiving any Monies by virtue of this present Provision shall pass an Account thereof before the Masters, when required.

Committee may Performance of Contracts.

CXXII. Where a Person having contracted to sell, mortgage, convey Land in let, divide, exchange, or otherwise dispose of any Land afterwards becomes Lunatic, and the Contract is not disputed, and is such as the Lord Chancellor intrusted as aforesaid thinks outh to be performed, or a specific Performance of the Contract, either wholly or so far as the same remains to be performed, has been decreed or ordered by the Court of Chancery, either before or after the Lunacy, the Committee of the Estate may, in the Name and on behalf of the Lunatic, under an Order of the Lord Charcellor intrusted as aforesaid, on the Application of the Party claiming the Benefit of the Contract with the Lunatic, or any Plaintiff in the Suit, receive and give an effectual Discharge for the Money payable to the Lunatic, or so much thereof as remains unpaid, and make such Conveyance of the Land to such Person and in such Manner as the Lord Chancellor intrusted as afores d may order.

Lord Chancellor may dissolve Partnership, and Committee may convey Partnerchip Property.

CXXIII. Where a Person, being a Member of a Copartnership Firm, becomes Lunatic, the Lord Chancellor intrusted as aforesaid may, by Order made on the Application of the Partner or Partners of the Lunatic, or of such other Person or Persons & the Lord Chancellor intrusted as aforesaid shall think entitled to require the same, dissolve the Partnership; and thereupon, or upon a Dissolution of the Partnership by Decree of the Court of Chancery, or otherwise by due Course of Law, the Committee of the Estate, in the Name and on behalf of the Lunstic, may join and concur with such other Person or Persons in disposing of the Partnership Property, as well real as personal, to such Persons, upon such Terms, and in such Manner, and may and shall execute and do such Conveyances and Things for effectuating this present Provision, and apply the Monies payable to the Lunatic in respect of his Share and Interest in the Copartnership, in such Manner as the Lord Chancellor intrusted as aforesaid shall order.

Committee may make Sale, Partition, or Exchange.

CXXIV. Where a Lunatic is seised of or entitled to an undivided Share of Land, and it appears to the Lord Chancellor intrusted as aforesaid to be for his Benefit and to be expedient that a Sale of the Land, or Part thereof, or a Partition of the Land, should be made, and where a Lunatic is seised of or entitled to Land, and it appears to the Lord Chancellor intrusted as aforesaid to be for his Benefit and to be expedient that an Exchange thereof, or of Part thereof, for other Land, should be made, the Committee of the Estate, in the Name and on behalf of the Lunatic, under an Order of the Lord Chancellor intrusted as aforesaid, may concur with such other Person in making such Sale or Partition, or may make such Exchange, and receive such Monics payable on the Sale, and give or receive such Monics for Equality of Partition or Exchange, or otherwise in relation thereto, as the Order may direct; and all Monies received by the Committee of the Estate upon any such Sale, Partition, or Exchange as aforesaid shall be applied and disposed of in manner directed in Section One hundred and thirty-five of this Act respecting the Fines, Premiums, and Sums of Money therein mentioned; and the Land taken in Exchange shall be held and assured (as nearly as may be) to the same Uses, and upon the same Trusts, and subject to the same Powers and Provisions (if

any), to, upon, and subject to which the Land given in Exchange was held; and the Committee of the Estate may and shall, in the Name and on behalf of the Lunatic, execute and do all such Conveyances and Things for effectuating this present Provision as the Lord Chancellor intrusted as aforesaid shall order.

CXXV. Where a Lunatic is seised of or entitled to Land in Committee may Fee Simple, and it appears to the Lord Chancellor intrusted as sell Land for aforesaid to be for his Benefit that the same or any Part thereof Building Purshould be made available for Building Purposes, and that to that end the same should, in lieu of being demised for long Terms of Years, be absolutely sold, he may order the same to be sold accordingly, to such Persons, in such Quantities, upon such Terms, and in such Manner as to him may seem expedient, and the Monies arising thereby shall be applied and disposed of in manner directed in Section One hundred and thirty-two of this Act respecting the surplus Monies therein mentioned; and the Committee of the Estate may and shall, in the Name and on behalf of the Lunatic, execute and do all such Conveyances and Things for effectuating this present Provision as the Lord Chancellor intrusted as aforesaid shall order.

CXXVI. Where a Lunatic has been engaged in a Trade or Committee may Business, and it appears to the Lord Chancellor intrusted as assign Business aforesaid to be for the Benefit of the Lunatic or his Estate that Premises. the Business Premises should be disposed of, the Committee of the Estate may, in the Name and on behalf of the Lunatic, under Order of the Lord Chancellor intrusted as aforesaid, make such Conveyance of the Messuages, Buildings, or Hereditaments of or belonging to the Trade or Business, or used in connexion therewith, according to the Lunatic's Estate and Interest in the same, to such Person, and shall apply the Monies arising thereby in such Manner, as the Lord Chancellor intrusted as aforesaid shall order.

CXXVII. Where a Lunatic is entitled to a Lease for a Life or Committee may Lives or for a Term of Years, either absolute or determinable on dispose of una Death or otherwise, or to an Under-lease, of whatsoever Nature. and it appears to the Lord Chancellor intrusted as aforesaid to be desirable and for the Benefit of the Lunatic or his Estate that the Lease or Under-lease should be disposed of, the Committee of the Estate may, in the Name and on behalf of the Lunatic, under Order of the Lord Chancellor intrusted as aforesaid, surrender, assign, or otherwise dispose of the Lease or Under-lease, to such Person, for such valuable or nominal or other Consideration, upon such Terms, by such Conveyances, and in such Manner, and shall apply the Monies (if any) arising thereby in such Manner, as the Lord Chancellor intrusted as aforesaid shall order.

desirable Lease.

CXXVIII. The Committee of the Estate of a Lunatic may, Committee may with the Approbation of the Lord Chancellor intrusted as afore- make Agreesaid, signified by Order on the Application of the Committee, ments under enter into any Agreement for or on behalf of the Lunatic which the Guardian of an Infant might have entered into for or on behalf of the Infant by virtue of the Act passed in the Session of Parliament holden in the First Year of the Reign of King George the First, Chapter Ten, if so much of that Act as related to Agreements of Guardians for or on behalf of Infants or Idiots under

1 G. 1. c. 10,

under their Guardianship had not been repealed by the Act passed in the Session of Parliament holden in the First Year of the Reign of King William the Fourth, Chapter Sixty-five. Section Twenty-five.

Committee may make Building and other Leases, subject to such Covenants as Lord order.

CXXIX. Where a Lunatic is seised or possessed of or entitled to Land in Fee or in Tail, or to Leasehold Land for an absolute Interest, and it appears to the Lord Chancellor intrusted as aforesaid to be for his Benefit that a Lease or Under-lease should be made thereof for Terms of Years, for encouraging the Erection Chancellor shall of Buildings thereon, or for repairing Buildings actually being thereon, or otherwise improving the same, or for farming or other Purposes, the Committee of the Estate may, in the Name and on behalf of the Lunatic, under Order of the Lord Chancellor intrusted as aforesaid, make such Lease of the Land or any Part thereof, according to the Lunatic's Estate and Interest therein, and to the Nature of the Tenure thereof, for such Term or Terms of Years and subject to such Rents and Covenants as the Lord Chancellor intrusted as aforesaid shall order.

Committee may make Leases of Mines already opened.

CXXX. Where a Lunatic is seised or possessed of or entitled to Land in Fee or in Tail, and it appears to the Lord Chancellor intrusted as aforesaid to be for his Benefit that any Mine or Quarry already opened in, upon, or under the Land should be worked, the Committee of the Estate may, in the Name and on behalf of the Lunatic, under Order of the Lord Chancellor intrusted as aforesaid, make such Lease of the Mines, Quarries, Minerals, Stones, and Substances, in, upon, or under the Land, either with or without any Land convenient to be held therewith, and with or without the Surface, to such Person, for such Term or Terms of Years, and subject to such Rents, Royalties, Reservations, Covenants, and Agreements, and in such Manner and Form, as the Lord Chancellor intrusted as aforesaid shall order.

Committee may, where necessary for Maintenance of Lunatic, or expedient, make Leases of Mines unopened.

CXXXI. Where a Lunatic is seised or possessed of or entitled to Land in Fee or in Tail, and it appears to the Lord Chanceller intrusted as aforesaid either to be necessary for the Maintenance of the Lunatic and the Members of his immediate Family for whom Provision is directed to be made, or to be expedient in a due Course of Management, that any Mine or Quarry, being in upon, or under the Land, should be opened and worked, the Committee of the Estate may, in the Name and on behalf of the Lunatic, under Order of the Lord Chancellor intrusted as aforesaid, make such Lease of the Mines, Quarries, Minerals, Stones, and Substances in, upon, or under the Land, although not already opened or worked, and either with or without any Land convenient to be held therewith, and with or without the Surface, to such Person, for such Term or Terms of Years, and subject to such Rents, Royalties, Reservations, Covenants, and Agreements, and in such Manner and Form, as the Lord Chancellor intrusted as aforesaid shall order.

Produce of newly-opened Mines, where necessary for Lunatic's Maintenance, to be so applied ;

CXXXII. Where the Lord Chancellor intrusted as aforesaid makes any such Order as in and by the last preceding Section is authorized to be made, by reason of its appearing to him to be necessary for the Maintenance of the Lunatic and such Members of his immediate Family as aforesaid, that the Mine or Quarry should be opened and worked, then the Monies arising thereby ahall

shall be applied in or towards such Maintenance as aforesaid, in otherwise to be such Manner as the Lord Chancellor intrusted as aforesaid shall carried to sepadirect; but in such Case the Surplus thereof, and in every other rate Account, Case all the Monies so arising, shall be carried to a separate and be consi-Account, and may be applied for or towards all or any of the Estate. Purposes for which Monies are herein-before authorized to be raised by Sale of the Lunatic's Estate, or in such other Manner for the Lunatic's Benefit as the Lord Chancellor intrusted as aforesaid shall direct; and upon the Lunatic's Death the Monies remaining on the Credit of such separate Account shall, as between the Representatives of his Real and of his Personal Estate, be considered as Real Estate.

CXXXIII. Where a Lunatic has a limited Estate only in Land, Committee may and any Power whatsoever of leasing the same is vested in him, execute leasing the Committee of his Estate may and shall from Time to Time. in the Name and on behalf of the Lunatic, under Order of the Lord Chancellor intrusted as aforesaid, execute the Power, to such Extent and in such Manner as the Order shall direct: and all Fines, Premiums, and Sums of Money (if any) received for or upon the granting of any Lease under this present Provision shall be applied and disposed of in manner directed in Section One hundred and thirty-five of this Act respecting the Fines, Pre-

miums, and Sums of Money therein mentioned.

CXXXIV. Where a Lunatic is entitled or has a Right to Committee renew, and either it would be for his Benefit to renew, or he may accept Surmight, in pursuance of any Covenant or Agreement, if not under render, and Disability, be compelled to renew, a Lease made for a Life or Lives, or for a Term of Years, either absolute or determinable on a Death or otherwise, the Committee of his Estate may, in his Name, under an Order of the Lord Chancellor intrusted as aforesaid, upon the Application of the Committee, or of any Person entitled to the Renewal, accept a Surrender of the Lease, and make and execute a new Lease, of the Premises comprised in the Lease surrendered, for such Number of Lives, or for such Term or Terms of Years determinable upon such Number of Lives, or for such Term or Terms of Years absolute, as was or were mentioned or contained in the Lease surrendered at the making thereof, or otherwise as the Lord Chancellor intrusted as aforesaid shall order, but so that no renewed Lease be executed by virtue of this Act, in pursuance of any Covenant or Agreement, unless the Fine (if any) or such other Sum of Money (if any) as ought to be paid on Renewal, and such Things (if any) as ought to be performed in pursuance of the Covenant or Agreement by the Lessee or Tenant, be first paid and performed, and a Counterpart be duly executed by the Lessee.

CXXXV. All Fines, Premiums, and Sums of Money received Fines, how to upon Renewal shall, after Deduction of all necessary incidental be paid. Charges and Expenses, be paid to the Committee of the Estate, and be applied for the Lunatic's Benefit as the Lord Chancellor intrusted as aforesaid shall order; but upon the Lunatic's Death On Death of Luall such Monies as have arisen by such Fines, Premiums, or Sums natic, Quality of of Money, or so much thereof as then remains unapplied for his Money arising Benefit, shall, as between the Representatives of his Real and of by Fines. his Personal Estate, be considered as Real Estate, unless the Lunatic

Powers of Lunatic having limited Estate.

Lunatic be Tenant for Life only, and then the same shall be considered as Personal Estate.

Committee may exercise Power vested in Lunatic for his own Benefit, or give Consent. CXXXVI. Where a Power is vested in a Lunatic for his own Benefit, or the Consent of a Lunatic is necessary to the Exercise of a Power, and such Power of Consent is in the Nature of a beneficial Interest in the Lunatic, and it appears to the Lord Chancellor intrusted as aforesaid to be for the Lunatic's Benefit, and also to be expedient, that the Power should be exercised or the Consent given (as the Case may be), the Committee of the Estate may, in the Name and on behalf of the Lunatic, under an Order of the Lord Chancellor intrusted as aforesaid, made upon the Application of the Committee of the Estate, exercise the Power or give the Consent, as the Case may be, in such Manner as the Order shall direct.

Committee may exercise Power vested in Lunatic in Character of Trustee or Guardian, &c.

CXXXVII. Where a Power is vested in a Lunatic in the Character of Trustee or Guardian, or the Consent of a Lunatic to the Exercise of a Power is necessary in the like Character, or as a Check upon the undue Exercise of the Power, and it appears to the Lord Chancellor intrusted as aforesaid to be fit and expedient that the Power should be exercised or the Consent given (as the Case may be), the Committee of the Estate, in the Name and or behalf of the Lunatic, under an Order of the Lord Chancellor intrusted as aforesaid, made upon the Application of any Person interested in the Exercise of the Power, may exercise the Power or give the Consent, as the Case may be, in such Manner as the Order shall direct.

Appointment of new Trustees under Power to have Effect of Appointments by Court of Chancery, and like Orders may be made as under Trustee Act, 1850.

CXXXVIII. Where under this Act the Committee of the Estate, under Order of the Lord Chancellor intrusted as aforesaid. exercises, in the Name and on behalf of the Lunatic, a Power of appointing new Trustees vested in the Lunatic, the Person or Persons who shall, after and in consequence of the Exercise of the Power, be the Trustee or Trustees, shall have all the same Rights and Powers as he or they would have had if the Order had also been made by the Court of Chancery, under the Trustee Act, 1850, or any Act amending the same, or if he or they had been appointed by Decree of that Court in a Suit duly instituted; and the Lord Chancellor intrusted as aforesaid may in any such Case, where it seems to him to be for the Lunatic's Benefit, and also expedient, make any and every such Order respecting the Land or Stock or Choses in Action subject to the Trust as might have been made in the same Case under the Provisions of the Trustee Act, 1850, or any Act amending the same, on the Appointment thereunder of a new Trustee or new Trustees.

Deeds, &c. executed under this Act to be as valid as if Lunatic of sound Mind.

CXXXIX. Every Surrender, Lease, Agreement, Deed, Corveyance, Mortgage, or other Disposition granted, accepted, made, or executed by virtue of this Act shall be as valid and legal to all Intents and Purposes as if the Person in whose Name or Place or on whose Behalf the same was granted, accepted, made, or executed had been of sound Mind, and had granted, accepted, made, or executed the same.

Stock belonging to Lunatic may be ordered to be transferred. CXL. Where any Stock is standing in the Name of or is vested in a Lunatic beneficially entitled thereto, or is standing in the Name of or vested in a Committee of the Estate of a Lunatic, in trust for the Lunatic, or as Part of his Property, and the Com-

sittee dies intestate, or himself becomes lunatic, or is out of the furisdiction of or not amenable to the Process of the Court of Chancery, or it is uncertain whether the Committee be living or lead, or he neglects or refuses to transfer the Stock, and to receive and pay over the Dividends thereof, to a new Committee, or as he lirects, for the Space of Fourteen Days next after a Request in Writing for that Purpose made by a new Committee, then the Lord Chancellor intrusted as aforesaid may order some fit Person to transfer the Stock to or into the Name of a new Committee, or into the Name of the Accountant General of the Court of Chancery, or otherwise, and also to receive and pay over the Dividends thereof, or such Sum or Sums of Money, and in such Manner as the Lord Chancellor intrusted as aforesaid may order.

CXLL Where any Stock, or any Portion of the Capital Stock, Stock in Name or any Share of any Company or Society, whether transferable in of Lunatic re-Books or otherwise, is standing in the Name of or vested in a siding out of Person residing out of England and Wales the Lord Chanceller England and Person residing out of England and Wales, the Lord Chancellor Wales may be intrusted as aforesaid, upon Proof to his Satisfaction that the ordered to be Person has been declared idiot, lunatic, or of unsound Mind, and transferred. that his Personal Estate has been vested in a Curator or other Person appointed for the Management thereof, according to the Laws of the Place where he is residing, may order some fit Person to make such Transfer of the Stock, or such Portion of the Capital Stock or Share as aforesaid, or any Part or Parts thereof respectively, to or into the Name of the Curator or other Person appointed as aforesaid, or otherwise, and also to receive and pay over the Dividends thereof, as the Lord Chancellor intrusted as aforesaid may think fit.

CXLII. Where an Order is made under this Act for the Who shall be Transfer of Stock, the Person to be named in the Order for making appointed to the Transfer shall be some proper Officer of the Company or Society in whose Books the Transfer is to be made; and where the Transfer is to be made in Books kept by the Governor and Company of the Bank of England, the Officer to be named shall be the Secretary or Deputy Secretary, or Accountant General or Deputy Accountant General for the Time being, of the said Governor and Company.

make Transfer.

CXLIII. All Transfers and Payments made in pursuance of Transfers, &c. this Act shall be valid and binding to all Intents and upon all to be binding. Persons whomsoever.

CXLIV. This Act shall be a full Indemnity and Discharge to Indemnity to the Governor and Company of the Bank of England, their Officers Bank of Engand Servants, and all other Persons respectively, for all Acts and land, &c. Things done or permitted to be done pursuant thereto, which Acts and Things respectively shall not be questioned or impeached in any Court of Law or Equity to their Detriment.

CXLV. The Lord Chancellor intrusted as aforesaid may order Costs may be the Costs and Expenses of and relating to the Petitions, Applica-paid out of tions, Orders, Directions, Conveyances, and Transfers to be made in pursuance of this Act, or any of them, to be paid and raised out of or from the Land or Stock, or the Rents or Dividends in respect of which the same respectively shall be made, in such Manner as he may think proper.

CXLVI. Nothing

Act not to subiect Lunatic's Property to Debts.

Powers to extend to Colonies, &c.

Traperse.

Petitions for Traverse to be presented within a limited Time.

Persons not petitioning, or not proceeding to Trial within limited Time, barred.

Lord Chancellor may direct new Trials.

Lord Chancellor may, notwithstanding Traverse, make Orders for Person and Estate.

CXLVI. Nothing in this Act contained shall extend to subject any Part of a Lunatic's Property to the Debts or Demands of his Creditors, further or otherwise than as the same is now subject thereto by due Course of Law.

CXLVII. The Powers and Authorities given by this Act to the Lord Chancellor intrusted as aforesaid shall extend to all land and Stock within any of the Dominions, Plantations, and Colonies

of Her Majesty (except Scotland and Ireland).

And with respect to the Traverse of an Inquisition, be it further

enacted as follows:

C. 70.

CXLVIII. Any Person desiring to traverse may, within the Three Months next after the Day of the Return of the Inquisition, present a Petition for that Purpose to the Lord Chancellor intrusted as aforesaid, who is hereby required to hear and determine the Petition, and shall, in his Order upon it for a Traverse, limit a Time, not exceeding Six Months from the Date of the Order. within which the Person desiring to traverse and all other proper Parties are to proceed to Trial of the Traverse, and who may by the same or any other Order direct that the Person desiring to traverse, not being the Person the Object of the Inquisition, shall, within the Three Weeks next after the Date of the Order, give sufficient Security to and to the Satisfaction of the Masters for all proper Parties proceeding to Trial within the Time to be limited as aforesaid.

CXLIX. Every Person having Right to traverse who shall not within the Time herein-before limited present his Petition for that Purpose, or who shall refuse or neglect to give such Security as aforesaid, or who shall not proceed to Trial within the Time to be limited as aforesaid, and his Heirs, Executors, and Administrators, and all others claiming by, through, or under him, shall be absolutely barred of his and their Right of Traverse, unless the Lord Chancellor intrusted as aforesaid shall, under the special Circumstances of any particular Case, think fit, upon Petition for that Purpose, to allow the Traverse to be had or tried after the Time by this Act limited, in all which special Cases the Lord Chancellor intrusted as aforesaid may make such Orders as to him shall seem just.

CL. If the Lord Chancellor intrusted as aforesaid be dissatisfied with the Verdict returned upon a Traverse, he may order One or more new Trial or Trials thereon, as to him shall seem meet, and as is usual in Cases of Issues directed by the Court of Chancery; but no Person shall be admitted to traverse oftener than once.

CLL The Lord Chancellor intrusted as aforesaid and the Masters may from Time to Time, after the Return of the Inquisition, and notwithstanding a Petition or Order depending relative to a Traverse thereof, make such Orders and do such Acts relative Management of to the Custody and Commitment of the Person, and the Commitment, Management, and Application of the Estates and Effects of the Person, the Object of the Inquisition, as he or they shall think necessary or proper (inclusive of the Imposition and levying of Fees and Per-centage as herein-before provided); and all Things done by any Person appointed Committee of the Person or Estate. or by any other Person, shall be as valid and effectual, and all Committees and other Persons respectively, and their respective Heirs.

Heirs Executors, and Administrators, are hereby indemnified in respect of all such Things as aforesaid from and against all Actions, Suits, and Proceedings, Damages, Costs, Charges, and Expenses, to be brought, commenced, had, or recovered by the Person the Object of the Inquisition, his Heirs, Executors, or Administrators, or any other Person whomsoever, as fully and effectually as if the Inquisition had not been traversable, but not further or otherwise.

And with respect to the Supersedeas of an Inquisition, be it

further enacted as follows:

CLIL Where any Person has been found of unsound Mind by Inquisition may Inquisition, but the Question of Unsoundness of Mind is disputed, and Liberty to traverse has been applied for, and whether granted upon Terms. or not, and it appears to the Lord Chancellor intrusted as aforesaid to be for the Lunatic's Benefit and also to be expedient that the Inquisition should be superseded on Terms and Conditions, and subject to an Arrangement respecting the Lunatic's Estate, he may, upon the Consent of the Lunatic and of the Person entitled or claiming to traverse, and of such other Persons, if any, whose Consent he may deem necessary, order the Inquisition to be superseded on such Terms and Conditions to be fulfilled by the Lunatic or such other Person, and subject to such Arrangement respecting the Lunatic's Estate, as he may under the Circumstances of the Case think proper, and may by the same or any other Order direct the Lunatic and any other Persons, being consenting Parties to the Arrangement, to execute, make, and do, before or after the issuing of the Writ of Supersedeas, and he and they shall accordingly execute, make, and do, all such Conveyances, Transfers, and Things as may to the Lord Chancellor intrusted as aforesaid seem necessary or proper for or for securing the Fulfilment of such Terms and Conditions and the Completion of such Arrangement as aforesaid, and generally may make such Orders as to him may seem proper for effectuating this present Provision; and all Conveyances, Transfers, and Things executed, made, and done under any such Order of the Lord Chancellor intrusted as aforesaid, either before or after the issuing of the Writ of Supersedeas, shall be as valid and binding to all Intents and upon all Persons whomsoever as if the Lunatic had not been found or had not been of unsound Mind, but not further or otherwise.

And be it declared and further enacted as follows:

CLIII. The Lord Chancellor, with the Advice and Assistance Power to Lord aforesaid, may from Time to Time make such Orders as to him Chancellor to shall seem meet for carrying into effect the Purposes of this Act, make General and for regulating the Form and Mode of Proceeding before and Orders. by the Masters and the Practice in Matters in Lunacy, and for regulating the Duties of the several Officers in Lunacy, and, so far as to him may seem expedient, for altering the Course of Proceeding herein-before prescribed in respect of the Matters to which this Act relates, or any of them; and any such Order as aforesaid may be from Time to Time rescinded or varied by the like Authority; and every such Order as aforesaid which shall alter the Course of Proceeding herein-before prescribed in respect of the Matters to which this Act relates, or any of them, shall be laid before both Houses of Parliament within Fourteen Days after

Supersedeas.

be superseded

General Orders.

·A.D.1853.

the making thereof, if Parliament be then assembled, and if not then within Fourteen Days after the Meeting of Parliament then next following; and if either House of Parliament shall, by Resolution, passed within Thirty-six Days next after any such Order as aforesaid has been laid before it, resolve that the whole or any Part thereof ought not to continue in force, in that Case the whole Order or the Part of the Order specified in the Resolution (as the Case may be) shall from and after the passing of the Resolution cease to be binding.

The SCHEDULES above referred to. SCHEDULE L—(Section I.)

The Acts repealed by this Act, wholly or in part,

Date of Act.	Title of Act.	Extent of Bepeal,
6 Geo. 4. c. 53 [22d June 1825.]	An Act for limiting the Time within which Inquisitions of Lunacy, Idiotcy, and Non compos mentis may be traversed, and for making other Regulations in the Proceedings pending a Traverse.	The whole Act, except so far as it relates to Ireland.
1 Wm. 4. c. 65 [23d July 1830.]	An Act for consolidating and amend- ing the Laws relating to Property belonging to Infants, Femes Covert, Idiots, Lunatics, and Persons of un- sound Mind.	So much of the Act as relates to or affects Idiots, Lansics, and Persons of unwand Mind, or their Property, except so far as it relate to Ireland, but excluding from this Exception Section 41, which is in Substance reenacted by this Act.
3 & 4 W. 4. c. 36 [24th July 1833.]	An Act for diminishing the Inconvenience and Expense of Commissions in the Nature of Writs De Innatico inquirendo, and to provide for the better Care and Treatment of Idots, Lunatics, and Persons of unsound Mind, found such by Inquisition.	The whole Act.
3 & 4 W. 4. c. 84 [28th Aug. 1833.]	An Act to provide for the Perform- ance of the Duties of certain Offices connected with the Court of Chan- cery which have been abolished.	So much of the Act as relates to the Office or Place of "The Secretary of Lunatica."
5 & 6 Vict. c. 84 [5th August 1842.]	An Act to alter and amend the Practice and Course of Proceeding under Commissions in the Nature of Writs De lunatico inquirendo.	The whole Act, except Sections 10, 12, and 16, which relate to the Abolition of a Office, and to the Suitors Fee Fund, and to certain Compensations.
15 & 16 Vict. c. 48 [30th June 1852.]	An Act for the Amendment of the Law respecting the Property of Lunatics.	Sections 1, 2, and 3, except so far as the same relate to Ireland.
15 & 16 Vict. c. 87 [1st July 1852.]	An Act for the Relief of the Suitors of the High Court of Chancery.	Sections 14, 30, 31, 32, and 33, all which are in Substance re-enacted by this Act.

SCHEDULE IL—(Section VL)

The Oath of the Masters.

, do swear, That I will faithfully, impartially, ad honestly, according to the best of my Skill and Knowledge, Ecute the several Powers and Trusts given to and reposed in cas One of the Masters in Lunacy, and that without Favour or flection, Prejudice or Malice. So help me GOD.

SCHEDULE III.—(Section LIX.)

SHORT FORM of AFFIDAVIT.

In the Matter of A.B., a Person of unsound Mind.

I, C.D., the Petitioner named in the above-written for annexed, s the Case may be, Petition, [or the Person bringing in the bove-written (or annexed) State of Facts, &c.] make Oath and By, That so much of the above-written Petition, &c. [as before] relates to my own Acts and Deeds is true, and so much thereof s relates to the Acts and Deeds of any and every other Person I œlieve to be true.

Sword, &c.

C A P. LXXL

An Act to amend the Law relating to the Stamp Duties upon Newspapers. [15th August 1853.]

WHEREAS an Act was passed in the Session of Parliament held in the Sixth and Seventh Years of His late Majesty 6 & 7 W. 4. King William the Fourth, Chapter Seventy-six, and by the c. 76. Schedule to the said Act annexed it is declared that the following Papers (amongst others) shall be deemed and taken to be Newspapers chargeable with the Duties by the said Act granted • on Newspapers; that is to say, any Paper containing any Public News, Intelligence, or Occurrences, or any Remarks or Observations thereon, printed in any Part of the United Kingdom for Sale, and published periodically, or in Parts or Numbers at Intervals not exceeding Twenty-six Days between the Publication of any Two such Papers, Parts, or Numbers, where any of the said Papers, Parts, or Numbers respectively shall not exceed 'Two Sheets of the Dimensions herein-after specified (exclusive of any Cover or Blank Leaf or any other Leaf upon which any Advertisement or other Notice shall be printed), or shall be published for Sale for a less Sum than Sixpence, exclusive of the Duty by the said Act imposed thereon; and it is provided, that no Quantity of Paper less than a Quantity equal to Twentyone Inches in Length and Seventeen Inches in Breadth, in whatever Way or Form the same may be made or may be divided ' into Leaves, or in whatever Way the same may be printed, shall, ' with reference to any such Paper, Part, or Number as aforesaid, be deemed or taken to be a Sheet of Paper; and it is provided ' to, that any of the several Papers herein-before described shall be liable to the Duties by the said Act imposed thereon, in hatever Way or Form the same may be printed or folded, or divided into Leaves, or stitched, and whether the same shall be 16 & 17 VICT. Gg

' folded, divided, or stitched, or not: And whereas it is expedient to amend the said Act:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows: That from and after the passing of this Act so much of the aforesaid Act as is herein-before recited shall be and the same is hereby repealed: Provided always, that no Paper containing any Public News, Intelligence, or Occurrences shall be deemed to be a Newspaper within the Meaning of the said Act. or of any Act relating to the Stamp Duties on Newspapers, unless the same shall be published periodically, or in Parts or Numbers at Intervals not exceeding Twenty-six Days between the Publication of any Two such Parts or Numbers.

Schedule to recited Act in part repealed. No Paper containing News, &c. to be a Newspaper, unless published at Intervals not exceeding 26 Days.

CAP. LXXII.

An Act to continue an Act of the Eleventh Year of Her present Majesty, for the better Prevention of Crime and Outrage in certain Parts of Ireland. [15th August 1853.] [11 & 12 Vict. c. 2. continued until the 31st of August 1854.]

C A P. LXXIII.

An Act for the Establishment of a Body of Naval Coast Volunteers, and for the temporary Transfer to the Navy, in case of Need, of Seafaring Men employed in other Public Services. [15th August 1853.]

THEREAS it is expedient to establish and train a Body of Volunteers, who may be called forth and employed when the Defence of the Realm may require with or in aid of ' Her Majesty's Naval Forces, and to provide for the Service in the Navy upon the like Emergency of Scafaring Men who may ' be employed in any Department of the Public Service: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

I. It shall be lawful for the Lord High Admiral or Commissioners for executing the Office of Lord High Admiral to raise and from Time to Time to keep up a Number of Men, not exceeding Ten thousand, to be called "The Royal Naval Coast Volunteers," such Men to be raised by voluntary Entry (from among Seafaring Men and others who may be deemed suitable for the Services in which such Volunteers may be employed), and to be so raised and entered at such Times, in such Places in the United Kingdom, and the Islands of Man, Guernsey, Jersey. Alderney, and Sark, or any of them, by such Persons, and in such Manner as such Lord High Admiral or Commissioners shall from Time to Time direct.

Volunteers to he entered for Five Years,

Power to Admiralty to

raise " Royal

Naval Coast Volunteers,"

not to exceed 10,000 Men.

> II. Every Volunteer raised under this Act shall be entered for the Term of Five Years, and shall continue subject as a Voluntee: to the Provisions of this Act during such Term, and no longer. save as herein-after otherwise provided.

> > III. The

III. The Lord High Admiral or Commissioners for executing Volunteers may the Office of Lord High Admiral may cause the Volunteers under be trained and this Act to be instructed, trained, and exercised in Seamanship, exercised for Gunnery, and the Use of Arms, and generally in such Manner as Year, and on to the said Lord High Admiral or Commissioners may seem most shore or on suitable for rendering such Volunteers fit to be employed in aiding board Ship. the Regular Naval Forces of Her Majesty, and may cause all or any of such Volunteers to be instructed, trained, and exercised on shore or on board any Ships or Vessels, or partly on shore and partly on board any Ships or Vessels, and at and for such Time or Times as the said Lord High Admiral or Commissioners may think fit; and for the Purpose of such Instruction, Training, and Exercise, all or any of such Volunteers may be called out together at the same Time or Times of any Year, or in different Parts and at different Times of any Year, and may be required to attend at such Times and Places, and may be placed under and shall be subject to the Command of such Officers, as the said Lord High Admiral or Commissioners may think fit and direct, and may appoint for that Purpose, and where he or they so direct shall for such Purpose form Part of and be under the like Command as the respective Crews of any of Her Majesty's Ships or Vessels of War which the said Lord High Admiral or Commissioners may see fit to cause them to join for such Purpose: Provided always, that no Volunteer shall under this Enactment be required to attend more than Twenty-eight Days in the whole in any Year, or be taken or sent beyond Fifty Leagues from the Shore of some Part of the United Kingdom.

IV. It shall be lawful for Her Majesty in case of imminent In case of im-National Danger or of great Emergency (the Occasion being first minent National communicated to Parliament if Parliament be sitting, or declared Danger, &c. in Council and notified by Proclamation if Parliament be not may order the sitting or in being,) to order and direct that the Volunteers under Volunteers into this Act, or so many or such Part of them as Her Majesty may actual Service.

deem necessary, shall be called into actual Service. V. Whenever Her Majesty shall as aforesaid order all or any Volunteers to Number or Part of the Volunteers under this Act to be called into be called into actual Service, the Lord High Admiral or Commissioners for actual Service executing the Office of Lord High Admiral shall cause the said to be liable to Volunteers, or such Number or Part of them as Her Majesty may be sent beyond have ordered, to be called into actual Service accordingly; and 100 Leagues the Volunteers so called into actual Service shall be liable to serve from the Shore on shore, or on board any Ships or Vessels, or partly on shore and partly on board any Ships or Vessels, as the Lord High Admiral or Commissioners for executing the Office of Lord High Admiral may direct, but so that no such Volunteer be taken or sent beyond One hundred Leagues from the Shore of some Part of the United Kingdom; and such Volunteers may be placed under the Command of such Officers as the said Lord High Admiral or Commissioners may direct, and where he or they so direct shall form Part of and be under the like Command as the respective Crews of any of Her Majesty's Ships or Vessels of War which the said Lord High Admiral or Commissioners may see fit to cause them to join; and every such Volunteer so called into actual Service Term of Sershall be liable to such Service for One Year from the Time of vice One Year,

28 Days in each

Her Majesty

of the United Kingdom.

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extended for another Yearby ·Royal Procla-

mation.

Volunteers whose Service is extended en-'titled to extra Pay.

After required Period Volunteers entitled to Discharge; but may be continued for specified Period of actual Service. notwithstanding Expiration of 5 Years.

During Exer-Service, Men to have the Pay of able Seamen and Allowances when afloat.

subject to being being so called into actual Service, and at the Expiration of such Service shall be entitled to be discharged: Provided always, that it shall be lawful for Her Majesty, in case She see fit, by Prochmation to declare that such Volunteers as may at the Date of such Proclamation be in actual Service as aforesaid shall continue in such actual Service for One Year from such Date if their Services be so long required, and every such Volunteer who may be is actual Service at the Date of such Proclamation shall be liable w such Service accordingly; and every Volunteer whose Period a actual Service is extended under or in consequence of such Proclamation, shall be entitled to receive for his Services during the extra Period for which they are required Twopence a Day in addition to his ordinary Pay: Provided also, that in case any such Volunteer be called into actual Service and be not at any Onc. Time detained in such Service for a Period exceeding Six Months he shall be and remain liable to be again called into actual Service during the Remainder of his Term of Five Years, in the same Manner and to serve for the like Term as if he had not before been called into such Service, and any Volunteer having been called into actual Service and discharged therefrom after having continued therein for more than Six Months and less than a Yes 'shall be liable to be again called into actual Service as such Volunteer, and to serve for such further Term only as, with the Term during which he may have continued in actual Service # last aforesaid, will make up One Year, subject nevertheless to such Extension of Service as herein-before mentioned under Her Majestv's Proclamation.

VI. Provided also, That in case any such Volunteer be discharged from actual Service after having completed such a Period of such Service as under the foregoing Provision would exempt him from being again called into the like Service, he shall be entitled to be also discharged from all other Service and Liability as a Volunteer, although his Term of Five Years may not have expired; but, except as aforesaid, every Volunteer whose Term of Five Years shall not have expired at the Date of Her Majesty's Order directing Volunteers to be called into actual Service may be called into actual Service under such Order, and shall (notwithstanding the Expiration of such Term of Five Years) be liable to be continued in such actual Service for such Period or extended Period as herein-before provided, and shall remain subject to the

VII. The Volunteers under this Act shall for such Time 15 they shall be called out for and shall attend Instruction. Training. and Exercise, and for such Time as they shall be in actual Service under this Act, be entitled when on shore to the Pay of able Sea. men in the Royal Navy entered for Ten Years continuous and general Service, and when affoat to the same Pay and Allowance as such able Seamen, and shall be entitled to such Conduct Money in respect of travelling to and from any Place at which they may be required to attend for Instruction, Training, and Exercise, of for the Purpose of entering into actual Service as aforesaid, as may be allowed by the Regulations made under this Act: Provided always, that any such Volunteer who may be appointed to be or perform the Duties of a Petty Officer shall be entitled when

Provisions of this Act accordingly.

on shore to the Pay, and when affoat to the Pay and Allowsucces, of a Petty Officer in the Royal Navy of the same Rank in lieu of the Pay or Pay and Allowances of an able Seaman in the Navy.

VIII. Every Volunteer under this Act shall while he shall be Volunteers such Volunteer be protected from Service in the Royal Navy, save under the Circumstances and for the Time and in the Manner herein expressly provided, and be exempt from Service in the Militia, and from serving as a Peace Officer or Parish Officer.

IX. All Provisions for the Time being in force for and in Provisions rerelation to the billeting of the Royal Marines shall extend and be lating to billetapplicable to the Volunteers under this Act during such Time as ing Marines they shall attend Instruction, Training, and Exercise, or be in Volunteers. actual Service; and all Powers and Authorities for or in relation to the billeting of the Royal Marines which may be exercised by any Colonel Commandant or Commanding Officer of any Division of Royal Marines may, for the Purpose of billeting such Volunteers, be exercised by any Officer in the Royal Navy holding the Rank of Commander or any higher Rank authorized in this Behalf

by the Regulations made under this Act.

X. It shall be lawful for the Lord High Admiral or the Com- Power to Admissioners for executing the Office of Lord High Admiral from miralty to make Time to Time to make Regulations as to the Sums to be paid to Volunteers under this Act by way of Bounty or periodical Payment or Allowance in consideration of their entering under this Bounty, &c. Act, and to Volunteers or Persons who may have served as Volunteers in consideration of their re-entering under this Act, (such Bounty in no Case to exceed Six Pounds, and such periodical Payment or Allowance in no Case to exceed after the Rate of Two Shillings and Sixpence per Month during the Term of Service for which the Volunteer is entered), and as to the Time or respective Times, Conditions, and Manner of the Payment thereof, and as to the Manner and Form in which such Volunteers shall be entered to serve, and generally as to the entering and re-entering of Men as such Volunteers, and as to the Arms, Clothing, and Accoutrements with which such Volunteers are to be provided, and for forming such Volunteers into Divisions or other Bodies, and as to the Manner in which Notices of the Times and Places at which such Volunteers may be required to attend Instruction, Training, and Exercise, and for the Purpose of entering into actual Service under the Provisions of this Act, shall be published or given, and for securing and enforcing Attendance, good Conduct, and Discipline of and among such Volunteers, and imposing Fines, or Forfeitures of Bounty, Pay, and Allowances, for Misconduct and Breach of Discipline or of any such Regulations, and as to the Pay and Allowance to Officers commanding such Volunteers, and generally as to all other Matters and Proceedings under this Act; and the said Lord High Admiral or Commissioners may, if he or they so think fit, provide by such Regulations that Volunteers under this Act shall be protected from Service in the Royal Navy for such Term or different Terms after the Determination of their Services as Volunteers under this Act as, with reference to the Circumstances or Duration of their Services, may be mentioned in such Regulations. G g 3

protected from Service in the Navy.

Regulations as to Sums to be paid by way of

XI. All

Regulations to be laid before Parliament.

Admiralty may discharge Volunteers.

In case of
Emergency
Officers and
Menofthe Coast
Guard, Revenue
Cruizers, and
SeamenRiggers may
be required
to serve in the
Navy for a
limited Period.

Upon Invasion or Danger thereof, Seafaring Men in Public Departments liable to temporary Service in the Navy.

XI. All Regulations made under this Act shall be laid before both Houses of Parliament within Twenty-one Days next after the making thereof if Parliament be sitting, or if Parliament be not sitting, then within Twenty-one Days after the next Meeting of Parliament.

XII. It shall be lawful for the Lord High Admiral, or Commissioners for executing the Office of Lord High Admiral, in his or their Discretion at any Time to discharge all or any of the Volunteers raised under this Act.

XIII. Whenever any Emergency shall arise which in the Opinion of the Lord High Admiral or Commissioners for executing the Office of Lord High Admiral renders it advisable to require the Services in Her Majesty's Navy of all or any of the Offices and Men of the Coast Guard, and of Her Majesty's Revenue Cruizers, and Scamen-Riggers employed under the Crown, it shall be lawful for such Lord High Admiral or Commissioners to order such Officers and Men of the Coast Guard, and of Her Majesty. Revenue Cruizers, and Seamen-Riggers, or any of them, to join Her Majesty's Navy, and those so ordered shall join such of Her Majesty's Ships or Vessels of War as the said Lord High Admiral or Commissioners may at any Time or Times direct, and shall form the Crews or Parts of the Crews of such Ships or Vessella and shall continue to serve in Her Majesty's Navy during such Time as such Emergency may in the Opinion of the said Lord High Admiral or Commissioners continue, but in no Case without their Consent for a longer Period than Five Years, and while so serving shall be entitled to the same Pay and Allowances according to their respective Ratings on board such Ships or Vessels as Officers in Her Majesty's Navy and Mon in Her Majesty's Navy entered for Ten Years continuous and general Service.

XIV. Upon the making by Her Majesty of any such Order as herein-before provided in case of actual Invasion or imminent Danger thereof, it shall be lawful for the Lord High Admiral or Commissioners for executing the Office of Lord High Admiral to require and direct all or any of the Out-door Officers and Bostmen in the Employment of the Board of Customs receiving daily Pay, and all or any other Seafaring Officers and Men holding Appointments under the Crown or in the Public Service, and in active Service, not being Officers or Men of the Coast Guard, or of Her Majesty's Revenue Cruizers, or Seamen-Riggers, to join Her Majesty's Navy, and those so ordered shall join such of Her Majesty's Ships or Vessels of War as the said Lord High Admiral or Commissioners may at any Time or Times direct, and shall form the Crews or Parts of the Crews of such Ships or Vessels, and shall be entitled to the same Pay and Allowances according to their respective Ratings on board such Ships or Vessels # Officers in Her Majesty's Navy and Men in Her Majesty's Navy entered for Ten Years continuous and general Service, provided that no such Person shall be liable to be detained in the Naval Service of Her Majesty for a longer Period than One Year, to be computed from the Time of his joining any of Her Majesty's Ships or Vessels in pursuance of any such Requisition or Direction as aforesaid.

Navy not to be

XV. Provided always, That where the Pay according to his Pay of Coast Rating in the Navy received by any Officer or Man of the Coast Guard Men and Guard, of Her Majesty's Revenue Cruizers, Seaman-Rigger, Out- others required door Officer, or Boatman in the Employment of the Board of Navy not to be Customs, or other Seafaring Officer or Man holding any Appoint-diminished. ment under the Crown or in the Public Service, while serving in Her Majesty's Navy under either of the Two last preceding Sections, shall be less than what he would be entitled to in respect of his respective Appointment or Employment if he had not been so required to serve in Her Majesty's Navy, the Excess of the Pay to which he may or would have been entitled in respect of such Appointment or Employment over the Pay of his Rating in the Navy shall be from Time to Time paid to such Person or Persons as he may direct; and no such Officer or Person shall be deprived of his former Employment under the Crown at the End of such Servitude if he shall have conducted himself in a proper Manner and not be incapacitated by bodily Infirmity, and such Service in the Navy shall count in regard to Pensions for the Service from which he may have been taken.

XVI. Whenever any Emergency shall arise which, in the Incase of Opinion of the Lord High Admiral or Commissioners for executing the Office of Lord High Admiral, renders it advisable to require the Services in How Majorte's Navy of any of the Persons who be required to the Services in Her Majesty's Navy of any of the Persons who serve in the may have served as Petty Officers or Seamen in Her Majesty's Navy. Navy and may be in the Receipt of Pensions in respect of such Service, it shall be lawful for such Lord High Admiral or Commissioners to order any of such Persons to join Her Majesty's Navy; and those so ordered shall join such of Her Majesty's Ships or Vessels of War as the said Lord High Admiral or Commissioners may at any Time or Times direct, and shall form the Crews or Parts of the Crews of such Ships or Vessels, and shall continue to serve in Her Majesty's Navy during such Time as such Emergency may in the Opinion of the said Lord High Admiral or Commissioners continue, and while so serving shall be entitled to the same Pay and Allowances, according to their respective Ratings on board such Ships or Vessels, as Officers in Her Majesty's Navy and Men in Her Majesty's Navy entered for Ten Years continuous and general Service, and shall also continue to receive their Pensions.

XVII. All the Laws and Customs for the Time being in force Laws relating for the Government of Her Majesty's Ships, Vessels, and Forces to the Governby Sea, and applicable to any Person in or belonging to the Fleet, or to any Person being in actual Service and Full Pay, and Part of the Crew of any of Her Majesty's Ships or Vessels, shall be during Exercise, applicable in like Manner to every Volunteer during such Period as he shall be on board any Ship or Vessel for the Purpose of Volunteers and Instruction, Training, and Exercise, or shall be otherwise under others when in Instruction, Training, and Exercise, and to every such Volunteer, and to every Officer and Man of the Coast Guard, of Her Majesty's Revenue Cruizers, Seaman-Rigger, or other Person required to serve in the Navy under this Act during such Time as he shall be in actual Service either on board any Ship or Vessel or otherwise under this Act, and to all Officers having any Command over any such Volunteers during the Time of Instruction, Training, Gg4

ment of the Navy extended to Volunteers and to such actual Service.

Training, and Exercise, or while in actual Service; and the said Volunteers and Officers and Men of the Coast Guard of Her Majesty's Revenue Cruizers, Seamen-Riggers, and other Persons required to serve in the Navy under this Act, shall, while in actual Service, have the same Privileges of making Allotments of Wages to Relatives, and of making Remittances, and otherwise have the Benefit of and be subject to the Provisions of the Laws relating to the Pay of the Royal Navy, in like Manner as Officers and Men of their respective Ratings in Her Majesty's Navy; and the Laws concerning the Discharge of Seamen serving on board Her Majesty's Ships, and becoming entitled to be discharged, shall be applicable to and for the Discharge of any of the said Volunteers, Officers, and Men of the Coast Guard, of Her Majesty's Revenue Cruizers, Seamen-Riggers, and others serving on board any of Her Majesty's Ships under this Act, and becoming entitled to be discharged.

Enlistment of Volunteers under this Act in Her Majesty's Regular Forces, &c., and entering of Mi itia Men as Volunteers under this Act to be void.

XVIII. In case any Officer, Sergeant, or other Person enlist any Man to serve in Her Majesty's Regular Forces, or in the Forces of the East India Company, or in the Militia, who at the Time of such enlisting is entered to serve as a Volunteer under this Act, such enlisting, and in case any Person enter any Man to serve as a Volunteer under this Act who at the Time of such entering is enrolled to serve in the Militia, such entering, shall be null and void, and any such Volunteer offering himself to be enlisted in Her Majesty's Regular Forces, or in the Forces of the East India Company, or be enlisted or enrolled as a Militia Man, and every Militia Man offering himself to be entered as a Volunteer under this Act, shall, on Conviction thereof upon the Oath of One Witness before any Justice of the Peace, be committed to the Common Gaol or House of Correction for any Term not exceeding Six Months; and any Officer or other Person know. Persons offend- ingly enlisting or enrolling any Volunteer, under this Act to serve in Her Majesty's Regular Forces, or in the Forces of the East India Company, or in the Militia, or knowingly entering any Militia Man to serve as a Volunteer under this Act, shall for every such Offence forfeit and pay any Sum not exceeding Twenty Pounds.

Punishment of ipg.

Penalty on selling or buying Arms, &c. of Volunteers.

XIX. Any Volunteer who shall sell, pawn, or lose any of his Arms, Clothes, Accoutrements, or Ammunition, or refuse or neglect to return the same in good Order to any Person appointed by or under the Authority of the Lord High Admiral or Commissioners for executing the Office of Lord High Admiral to receive the same, shall for every such Offence forfeit any Sum not exceeding Three Pounds; and any Person who shall knowingly and willingly buy, take in exchange, receive in Pledge, or otherwise receive or conceal any Arms, Clothes, Accoutrements, or Ammunition belonging to any such Volunteer, and provided for him under this Act, shall for every such Offence forfeit and pay any Sum not exceeding Ten Pounds and the Treble Value of all or any of the Articles so bought, taken in exchange, received, or concealed.

Penalty on Volunteer for not attending Training and Exe. cise.

XX. Every Volunteer under this Act (not labouring under any Infirmity incapacitating him) who shall not appear at any Time and Place at which he shall be appointed to attend for the Purpose

pose of Instruction, Training, and Exercise according to the Provisions of this Act. Notice of his being required so to attend having been given in such Manner as may be provided by any Regulations made under this Act, and any Volunteer who having so appeared afterwards deserts or absents himself during the Time of such Instruction, Training, and Exercise, shall be subject

to a Penalty not exceeding Twenty Pounds.

XXI. If any Volunteer under this Act, or any Officer or Man Persons not of the Coast Guard, or of any of Her Majesty's Revenue Cruizers, attending when Seaman-Rigger, or other Person required to serve in the Navy called into actual Service under this Act, shall not, at or within such Time as may be may be appreappointed by any Order of the Lord High Admiral or Commis- hended and sioners for executing the Office of Lord High Admiral made punished as Deunder this Act, appear for the Purpose of entering into actual serters from the Service, or join any of Her Majesty's Ships or Vessels which he may be required to join for that Purpose, every such Person so offending shall be liable to be apprehended and punished in the same Manner as any Person belonging to Her Majesty's Navy, and deserting or improperly absenting himself from Duty.

XXII. Any Person who by Words or other Means shall per- Penalty for insuade any Volunteer under this Act, or any Officer or Man of ducing Persons the Coast Guard, or of any of Her Majesty's Revenue Cruizers, selves or har-bouring or emunder this Act, improperly to absent himself from his Duty, shall ploying Persons forfeit and pay the Sum of Twenty Pounds; and every Person absenting themwho shall assist or procure any such Volunteer, or any such scives. Officer or Man, Seaman-Rigger, or such other Person as aforesaid, improperly to absent himself as aforesaid, or shall conceal, employ, or continue to employ any such Volunteer, Officer or Man, Seaman-Rigger, or other Person, knowing him to be so improperly absent, shall for every such Offence forfeit and pay the Sum

of Thirty Pounds.

XXIII. All Offences for which any pecuniary Penalty or For- Recovery of feiture is by this Act imposed shall and may be heard and deter- Penaltiss. mined by any Justice of the Peace in or near to the Place where the Offence shall be committed, or where the Offender may at any Time happen to be; and all such Penalties and Forfeitures, and any Forfeiture of Treble Value, and also the reasonable Costs attending the Prosecution, to be duly ascertained and awarded by such Justice, shall and may be enforced and recovered in the same Manner as any pecuniary Penalties may be recovered in England or Wales under the Provisions of an Act passed in the Twelfth Year of Her Majesty, intituled An Act to facilitate the 11 & 12 Vict. Performance of the Duties of Justices of the Peace out of Sessions c.49. within England and Wales with respect to summary Convictions and Orders: Provided always, that in all Cases in which there shall not be sufficient Goods whereon any Penalty or Forfeiture can be levied, the Offender may be committed and imprisoned, with or without Hard Labour, for any Time not exceeding Six Months; which said Act shall be used and applied in Scotland and in Ireland for the Recovery of all such pecuniary Penalties and Forfeitures, and Forfeiture of Treble Value, as fully to all Intents as if such Act had extended to Scotland and Ireland, anything in the said Act, or in an Act passed in the Session

14 & 15 Vict. c. 93. holden in the Fourteenth and Fifteenth Years of Her Majesty, intituled An Act to consolidate and amend the Acts regulating the Proceedings at Petty Sessions, and the Duties of Justices of the Peace out of Quarter Sessions in Ireland, to the contrary notwithstanding.

Appropriation of Penalties.

XXIV. One Moiety of every such Penalty or Forfeiture, not including the Treble Value of any Articles, shall go to the Person who shall inform or sue for the same, and the other Moiety, together with the Treble Value of any Articles, or where the Offence shall be proved by the Person who shall inform then the whole of the Penalty and such Treble Value, shall be paid over and applied in such Manner as the Lord High Admiral or the Commissioners for executing the Office of Lord High Admiral shall direct; anything in an Act passed in the Sixth Year of King William the Fourth, intituled An Act to provide for the Regulation of Municipal Corporations in England and Wales, or in any other Act of Parliament, to the contrary notwithstanding; and every Justice who shall adjudge any Penalty under this Act shall, within Four Days thereafter at the furthest, report the same, and his Adjudication thereof, to the Secretary of the Admiralty.

5 & 6 W. 4. c. 76.

C A P. LXXIV.

An Act to reduce the Terms on which the Land Tax in Great Britain may be redeemed or purchased.

[15th August 1853.]

'WHEREAS it is expedient to reduce the Terms on which the Land Tax in *Great Britain* may be redeemed or purchased under the several Acts in force in that Behalf: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Consideration for the Redemption of Land Tax to be less by 17*l*. 10s, per Cent. than the Consideration fixed by 42 G. 3. c. 116. ss. 22. and 23.

From and after the passing of this Act, in lieu of the Consideration mentioned in the Act passed in the Forty-second Year of the Reign of King George the Third, Chapter One hundred and sixteen, Sections Twenty-two and Twenty-three, and the Table in the Schedule marked (L.) to the said Act annexed, to be given or paid for the Redemption of the Land Tax in Great Britain under the Provisions of the several Acts in force in that Behalf, the Consideration for such Redemption shall be a Sum of the Capital Stocks or One of them mentioned in Section Twenty-two of the said Act less by and at the Rate of Seventeen Pounds Ten Shillings per One hundred Pounds than the Amount of the Stock Consideration calculated and ascertained according to the said last-mentioned Enactment, or a Sum of Money less by and at the like Rate than the Amount of the Money Consideration calculated and ascertained according to the said Section Twenty-three and the said Table in Schedule (L.) of the said Act; and the Consideration for the Purchase of Land Tax under the several Provisions contained in the said Act in that Behalf shall be such Sum of Capital Stock or Money at the least as is herein-before directed to be given or paid for the Redemption of Land Tax.

C. 75.

CAP. LXXV.

An Act for the Remission of the Consolidated Annuities charged upon Districts in Ireland. [15th August 1853.]

HI/HEREAS by an Act of the Thirteenth Year of Her 13 & 14 Vict. Majesty, "to authorize a further Advance of Money to c. 14. "certain distressed Poor Law Unions, and to make Provision "for the Repayment of Advances made and authorized to be "made to Poor Law Unions and other Districts in Ireland," the 'Commissioners of Her Majesty's Treasury were empowered, ' where they thought it expedient that the Debts and Liabilities ' of any of the several Unions and Electoral Divisions and other ' Districts in Ireland in respect of the Loans and Advances of Public Money made under several Acts therein recited, and also in respect of any Loans for building Workhouses, and of any Advances under the Authority of the Act now in recital, should be consolidated and repaid as therein mentioned, to inquire into and cause to be ascertained the whole Amount of such Debts and Liabilities upon an Account taken up to such Time as they might think fit; and the said Commissioners were thereby empowered after such Inquiry to adjust and fix the proportionate Amount which would have been borne by each Townland or other Denomination or Place comprised in any such Union, Electoral Division, or other District, and to cause to be charged on such Townland or other Denomination or Place an Annuity which they should deem equivalent to such proportionate Amount, or (in such Cases as therein mentioned) instead of causing to be charged separate Annuities on the several Townlands, Denominations, or Places in any Electoral Division, to cause to be charged One Annuity on such Electoral Division; and every 'Annuity to be charged under the Act now in recital was to commence in such Year, and be payable for such Number of Years and on such Day in every Year, as the said Commissioners 'should think fit; and it was thereby provided, that in case the ' Board of Guardians should not sooner pay the same, the Treasurer of every Union in Ireland should, from all Lodgments made with him from Time to Time of the First or any subsequent 'Rate or Rates on account of each such Electoral Division in the 'Union, after every yearly Day of Payment of such Annuities, ' reserve One equal Third Part thereof, and place the same to the Credit of the Electoral Division in an Account to be entitled the "Loans Repayment Account," until the aggregate Amount which 'should become payable from Time to Time on account of the Annuity charged on such Electoral Division, or, as the Case ' might require, the Annuities charged on all the Townlands and other Denominations and Places, if any, in such Electoral Divi-' sion, and all Arrears, if any, in respect of any previous Year or Years, should have been received and placed to such Account as 'asoresaid, and that the Treasurer of the Union should pay over ' from Time to Time all Sums so reserved as aforesaid into the Bank of Ireland, to be there placed to a separate Account in the 'Name of the Paymaster of Civil Services in Ireland, to be en-'titled the "Loans Repayment Account": And whereas the said ' Commissioners.

' Commissioners, in pursuance of the Provisions of the said recited

C.75.

15 & 16 Vict. c. 16.

Act, caused to be ascertained the Amounts of the said Debta and Liabilities of the several Unions and Electoral Divisions ' and other Districts in Ireland up to the Thirtieth Day of Sep-' tember One thousand eight hundred and fifty, and caused to be ' charged in respect thereof on Electoral Divisions, or the Town-' lands and other Districts therein, Annuities herein-after referred to as Consolidated Annuities: And whereas under the Act of the last Session of Parliament, Chapter Sixteen, the Sums or ' Parts of the Sums payable in the Year One thousand eight hun-' dred and fifty-one in respect of the Consolidated Annuities charged on certain Electoral Divisions, or the Townlands or other Districts therein, have been remitted on account of the ' Pressure upon the local Resources of such Electoral Divisions of the necessary Expenditure for the Relief of the Poor: And whereas it is expedient that the said Consolidated Annuities payable in respect of the Year commencing from the Thirtieth Day of September One thousand eight hundred and fifty-two and ' in respect of all subsequent Years be remitted, and that, on ' account of the continuing Pressure of the Expenditure for the ' Relief of the Poor in certain Electoral Divisions, the Sums or ' Parts thereof herein-after mentioned, payable in respect of the ' Year ending on the said Thirtieth Day of September One thousand eight hundred and fifty-two, should also in the Cases herein-' after mentioned be remitted:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

All Sums payable in respect of the Year commencing from the SUth Sept. 1852, and in respect of all subsequent Years, remitted.

I. All the said Consolidated Annuities charged under the said Act of the Thirteenth and Fourteenth Years of Her Majesty shall be deemed to have ceased as from the Thirtieth Day of September One thousand eight hundred and fifty-two, and all Sums which have accrued due in respect of Payments of the said Annuities subsequent to the Thirtieth Day of September One thousand eight hundred and fifty-two, or which if this Act had not been passed would hereafter become due in respect of such Annuities, shall be remitted and deemed to be discharged without further Payment; and where any Sums payable in respect of the Year commencing from the said Thirtieth Day of September One thousand eight hundred and fifty-two have been already paid by the Treasurer of any Union to the said Account standing in the Name of the Paymaster of Civil Services in Ireland, it shall be lawful for the Commissioners of Her Majesty's Treasury to cause the said Paymaster of Civil Services in Ireland to repay the said Sums so paid to the said Account to the Treasurers of the several Unions in Ireland from whom the same shall have been received: and all Sums which may have been or ought to have been reserved by the Treasurer of any Union on account of any Payment hereby remitted of the Annuity charged on such Electoral Division, or of the Annuities charged on Townlands and other Denominations and Places therein, and which shall not have been paid over to the said Account in the Name of the Paymaster of Civil Services, and all such Sums which shall have been so paid over, and shall

be repaid by the Paymaster of Civil Services to such Treasurers as aforesaid, shall be carried by such Treasurer to the Credit of the Electoral Division from the Rates of which such Sums may have been reserved or lodged.

II. In any Case where the Commissioners for administering the Annuities pay-Laws for the Relief of the Poor in Ireland shall ascertain, and able previously report to the Commissioners of Her Majesty's Treasury, that the to Soth Sept. Expenditure for the Relief of the Poor and for the Medical Relief mitted, in whole of poor Persons under an Act passed in the Session of Parliament or in part, in holden in the Fourteenth and Fifteenth Years of Her present distressed Dis-Majesty, Chapter Sixty-eight, in any Electoral Division in *Ireland* tricts. for the Year ending on the Twenty-ninth Day of September One thousand eight hundred and fifty-two amounted to Four Shillings in the Pound or upwards on the Valuation then in force, it shall be lawful for the Commissioners of Her Majesty's Treasury to remit the whole of the Sum payable in respect of such Year on account of any such Annuity or Annuities as aforesaid charged on such Electoral Division, or on any District or Districts therein; and in case the said Commissioners for administering the Laws for the Relief of the Poor shall ascertain and report as aforesaid that the Expenditure aforesaid in any such Electoral Division in the said Year ending on the said Twenty-ninth Day of September One thousand eight hundred and fifty-two did not amount to the Sum of Four Shillings in the Pound on such Valuation, but amounted to such a Sum as, with the Payment to be made in respect of such Year on account of the Annuity or Annuities charged as aforesaid on such Electoral Division, or on the District or Districts therein, would exceed the Sum of Four Shillings in the Pound on such Valuation, it shall be lawful for the said Commissioners of Her Majesty's Treasury to remit such Portion of the Sum payable in respect of such Annuity or Annuities as will reduce the aggregate Amount of such Expenditure, and of the Payment on account of such Annuity or Annuities, to such Sum of Four Shillings in the Pound on such Valuation, and to authorize the said Commissioners for administering the Laws for the Relief

CAP. LXXVI.

Rates of which the same may have been reserved.

of the Poor to issue an Order under their Seal to the Treasurers of the several Unions, specifying the Sums and Portions of Sums so remitted in respect of the said Annuities; and all Sums which have been or ought to have been reserved by the Treasurer of any Union out of the Rates of any Electoral Division on account of any Sum or Portion of a Sum so remitted shall be carried by such Treasurer to the Credit of the Electoral Division from the

An Act to continue certain Acts for regulating Turnpike Roads in Ireland. [15th August 1853.]

WHEREAS certain Acts for making, amending, and repairing the Turnpike Roads in Ireland were, by an Act passed in the Session of Parliament holden in the Fourth and Fifth Years 4 & 5 Vict. c. 6. of the Reign of Her present Majesty, amended and continued for

'a Time therein limited: And whereas the said Acts were further 'continued from Time to Time, save as specially excepted: And whereas.

C. 76-78.

A.D.1853.

15 & 16 Vict. c. 22.

whereas, under the Provisions of an Act of the last Session of ' Parliament, the said Acts, save as therein excepted, are further continued, and will remain in force until the Thirty-first Day of ' July in the present Year, or, if Parliament be then sitting, until the End of the then Session of Parliament: And whereas it is ' expedient that the several Acts for making, amending, or repair-' ing Turnpike Roads in Ireland should be further continued: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Actsfor making, &c. Turnpike Roads in Ireland which will expire on 31st July 1853, &c., continued.

L Any Act for making, amending, or repairing any Turnpike Road or Roads in Ireland which will expire on the said Thirtyfirst Day of July in the present Year, or at or before the End of the present or next ensuing Session of Parliament, or before the Thirty-first Day of July One thousand eight hundred and fifty-four, shall be and the same is hereby continued, as amended by the said recited Act of the Fourth and Fifth Years of Her Majesty's Reign, until the Thirty-first Day of July One thousand eight hundred and fifty-four, or, if Parliament be then sitting, until the End of the then Session of Parliament.

Nothing in this Act to apply to 38 G. S. c. 22. and 39 G. S. c, 52.

II. Provided always, That nothing herein contained shall extend or apply to an Act of the Thirty-eighth Year of His late Majesty George the Third, intituled An Act for improving and repairing the Turnpike Roads leading from the City of Cork to the Brook which bounds the Counties of Cork and Tipperary, near the Foot of Kilworth Mountain, and for repealing the several Laws heretofore made relating to the said Act, or to an Act of the Thirty-ninth George the Third, to explain and amend the said Act.

C A P. LXXVII.

An Act to continue an Act of the Fifteenth Year of Her present Majesty, for charging the Maintenance of certain poor Persons in Unions in England and Wales upon the Common Fund. [15th August 1853.]

[15 & 16 Vict. c. 14. continued to 30th September 1854, and to the End of the then next Session.

C A P. LXXVIII.

An Act relating to the Appointment of Persons to administer Oaths in Chancery, and to Affidavits made for Purposes connected with Registration. [15th August 1853.]

DE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. The Persons now styled "Masters Extraordinary in Chancery" shall cease to be so styled, and they and all Persons hereafter appointed by the Lord Chancellor to execute like Duties in England shall be designated "Commissioners to administer Oaths in Chancery in England," and shall possess and exercise all such Powers

" Masters Extraordinary" to cease to be so styled, and to be designated " Commissioners."

and discharge all such Duties as now appertain to the Office of Master Extraordinary in Chancery by virtue of any Statute or Order of the Court of Chancery or of the Lord Chancellor, or

Usage in that Behalf, or otherwise.

IL It shall be lawful for the Lord Chancellor from Time to Time Power to apto appoint any Persons practising as Solicitors within Ten Miles point Solicitors from Lincoln's Inn Hall at their respective Places of Business to administer Oaths and take Declarations, Affirmations, and Attestations of Honour in Chancery, and to possess all such other Powers and discharge all such other Duties as aforesaid; and such Persons shall be styled "London Commissioners to administer Oaths in Chancery"; and they shall be entitled to charge and take a Fee of One Shilling and Sixpence for every Oath administered by them, and for every Declaration, Affirmation, or Attestation of Honour taken by them, subject to any Order of the Lord Chancellor varying or annulling the same.

III. It shall be lawful for the Lord Chancellor, from Time to Commissioners Time, to appoint any Persons practising as Solicitors in the Isle may be apof Man, in the Channel Islands, or any of them, to administer pointed to ad-Oaths and take Declarations, Affirmations, and Attestations of in Chancery for Honour in Chancery, and to possess all such other Powers and the Channel discharge all such other Duties as aforesaid; and such Persons Islands. shall be styled "Commissioners to administer Oaths in Chancery for the Channel Islands," and they shall be entitled to charge and take the same Fees as the said "Commissioners to administer

Oaths in Chancery."

IV. The Fiat or Document by which any such Commissioners Commissioners as aforesaid shall be appointed shall bear a Chancery Stamp of Appointment to One Pound, in lieu of the Stamp of Five Shillings now required; but no other Charge or Fee shall be made or payable in respect of such Appointment, or of anything requisite to be done in order to perfect the same; and it shall not be necessary that any such Appointment should be published in the London Gazette.

V. Nothing herein contained shall abridge or lessen the Power Not to lessen of the Lord Chancellor as it now exists to appoint fit Persons to Power of Lord administer Oaths and take Declarations, Affirmations, and Attestations of Honour in Chancery, or to regulate the Fees to be taken by them; and where any Act of Parliament refers to the Masters Reference to Extraordinary in Chancery, or to their Powers or Duties, the Masters Extra-Reference shall be held to apply to and include the Commissioners herein-before mentioned, or to their Powers or Duties, as the Case may be.

VL 'And whereas by the Twenty-second Section of an Act Affidavits for passed in the Session of Parliament held in the Fifteenth and Purposes con-'Sixteenth Years of the Reign of Her present Majesty, Chapter

' Eighty-six, it is enacted, that "all Pleas, Answers, Disclaimers, " Examinations, Affidavits, Declarations, Affirmations, and Attes-

" tations of Honour in Causes or Matters depending in the High " Court of Chancery, and also Acknowledgments required for

" the Purpose of enrolling any Deed in the said Court, shall "and may be sworn and taken in Scotland or Ireland, or the

" Channel Islands, or in any Colony, Island, Plantation, or Place " under the Dominion of Her Majesty in Foreign Parts, before

" any Judge, Court, Notary Public, or Person lawfully authorized

to administer Oaths and take Declarations in Chancery, and to be styled " London Commissioners."

bear a Chancery Stamp of 1L

ordinary in Acts to apply to Commissioners.

nected with Registration. " to administer Oaths in such Country, Colony, Island, Planta-

"tion, or Place respectively, or before any of Her Majesty's " Consuls or Vice-Consuls in any Foreign Parts out of Her " Majesty's Dominions; and the Judges and other Officers of " " the said Court of Chancery shall take judicial Notice of the " Seal or Signature, as the Case may be, of any such Court, "Judge, Notary Public, Person, Consul, or Vice-Consul attached, "appended, or subscribed to any such Pleas, Answers, Dis-" claimers, Examinations, Affidavits, Affirmations, Attestations " of Honour, Declarations, Acknowledgments, or other Documents "to be used in the said Court:" And whereas by the Twenty-' third and Twenty fourth Sections of the same Act it is also 'enacted, that "all Persons swearing, declaring, affirming, or "attesting before any Person authorized by this Act to admi-" nister Oaths, and take Declarations, Affirmations, or Attestations " of Honour, shall be liable to all such Penalties, Punishments, "and Consequences for any wilful and corrupt false swearing. " declaring, affirming, or attesting contained therein, as if the "Matter sworn, declared, affirmed, or attested had been sworn, " "declared, affirmed, or attested before any Court or Persons now " " by Law authorized to administer Oaths, and take Declarations, "Affirmations, or Attestations upon Honour;" and that "if "any Person shall forge the Signature or the Official Seal of "any such Judge, Notary Public, or other Person lawfully " authorized to administer Oaths under this Act, or shall tender "in Evidence any Plea, Answer, Disclaimer, Examination, Affi-"davit, or other judicial or official Document with a false or " "counterfeit Signature or Seal of any such Judge, Court, " Notary Public, or other Person authorized as aforesaid attached " or appended thereto, knowing the same Signature or Seal to " be false or counterfeit, every such Person shall be guilty of "Felony, and shall be liable to the same Punishment as any "Offender under an Act passed in the Eighth and Ninth Years " of the Reign of Her present Majesty, intituled An Act to " facilitate the Admission in Evidence of certain official and "other Documents:" And whereas it is expedient to extend ' the recited Provisions of the said first-mentioned Act for the ' Purpose of diminishing the Expense of and incident to Regis-' tration of Deeds, Wills, and other Documents or Things:' Be it enacted, That such Provision shall extend to the Isle of Man, and that all Affidavits, Declarations, and Affirmations to be used before any Registrar or other Officer of any Registry Office in Great Britain or Ireland, for any Purpose connected with Registration of Deeds or Wills, or other Documents or Things, under the Authority of Parliament, may be sworn and taken in Scotland or Ireland, the Isle of Man, or the Channel Islands, or in any Colony, Island, Plantation, or Place under the Dominion of Her Majesty in Foreign Parts, before any Court, Judge, Notary Public, or Person hereby or otherwise lawfully authorized to administer Oaths in such Country, Colony, Island, Plantation, or Place respectively, or before any of Her Majesty's Consuls or Vice-Consuls in any Foreign Parts out of Her Majesty's Dominions; and all Registrars and other Officers of any such Registry Office shall take judicial Notice of the Seal or Signature, as the Case may be,

8 & 9 Vict. c. 113.

of any such Court, Judge, Notary Public, Person, Consul, or Vice-Consul which shall be attached, appended, or subscribed to any such Affidavit, Declaration, or Affirmation, or any other Document; and that the Enactments contained in the said Twenty-third and Twenty-fourth Sections shall be deemed to be incorporated herein as effectually as if the same Enactments were expressly re-enacted in this Act and applied to Registry Offices.

VII. That where any Person is or shall be authorized to admi- Oaths in Chanaister Oaths for the High Court of Chancery, such Person is and cery of County shall be authorized to administer Oaths for all Suits and Matters Lancaster, how whatsoever in the Chancery of the County Palatine of Lancaster; to be adminisand where any Plea, Answer, Affidavit, or other Document what- tered. seever is or shall be receivable in Evidence in the High Court of Chancery, the same shall be in like Manner receivable in the said

Court of the County Palatine.

VIII. The Term "Lord Chancellor" shall mean also and include Term "Lord the Lord Keeper and Lords Commissioners for the Custody of the Chancellor." Great Seal for the Time being.

CAP. LXXIX.

An Act for making sundry Provisions with respect to Municipal Corporations in *England*. [15th August 1853.]

WHEREAS the following Acts, to wit, the Acts of the Sixth and Seventh Years of King William the Fourth, Chapters 'One hundred and four and One hundred and five, of the Seventh 'Year of King William the Fourth and the First Year of Queen ' Victoria, Chapter Seventy-eight, of the Second and Third Years of Queen Victoria, Chapter Twenty-eight, of the Third and ' Fourth Years of Queen Victoria, Chapter Twenty-eight, of the ' Fourth and Fifth Years of Queen Victoria, Chapter Forty-eight, 'and of the Sixth and Seventh Years of Queen Victoria, Chapter 'Eighty-nine, or some of the Provisions thereof respectively, which might properly be made applicable as well to all the Municipal Corporations in England which have been erected since the passing of the Act of the Sixth Year of William the Fourth for regulating Municipal Corporations in England as to the Municipal Corporations specified in the Schedules to that Act, do not apply to such recently erected Municipal Corporations by reason of those Acts or Provisions being restricted in Terms to the Municipal Corporations specified in those Schedules: And whereas it is expedient that all Acts relating generally to the Municipal Corporations in England specified in those Schedules should apply as well to all Municipal 'Corporations in England erected after the passing of that Act, 'and that further Provision be made with respect to Municipal 'Corporations in England:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I This Act may be cited for any Purpose as "The Municipal Short Title-Corporation Act, 1853."

Acts applying to Corporations specified in Schedule of 5&6 W. 4. c. 76. to extend to Corporations erected after passing of that Act.

For the Validity of Matters to which newly erected Corporations are party or privy.

As to Actions commenced before 18th March 1853.

Boroughs appointing Inspectors of Weights and Measures not to be liable to contribute to County Rate in respect of Weights and Measures in Counties.

II. In every Case in which an existing or future Act, passed after the Act of the Sixth Year of William the Fourth, Chapter Seventy six, for the Regulation of Municipal Corporations, or any Provision of any such Act, applies generally to the Municipal Corporations specified in the Schedules to that Act, or applies generally to Municipal Corporations in England, every such Act and every such Provision shall (except only so far as by any Act hereafter passed is otherwise expressly provided) extend and apply, not only to every Municipal Corporation in England specified in those Schedules, but also to every Municipal Corporation in England erected after the passing of that Act of the Sixth Year of William the Fourth, and whether erected by Charter under that Act or otherwise.

III. Every Matter to which any Municipal Corporation erected after the passing of that Act of the Sixth Year of William the Fourth has at any Time heretofore been or now is party or privy, and which would have been or would now be valid, if any Act, or any Provision of any Act passed after that Act, applying generally to the Municipal Corporations specified in the Schedules to that Act, or applying generally to Municipal Corporations in England, but not applying expressly to the Municipal Corporations then or thereafter so erected, had applied expressly to all Municipal Corporations then and thereafter so erected, shall to all Intents and Purposes, both in favour of and against such Municipal Corporations so erected, be as valid as if every such Act and every such Provision had applied expressly to every such Municipal Corporation then or thereafter so erected.

IV. Provided always, That this Act or anything therein contained shall not affect any Action, Suit, or other Proceeding at Law commenced at any Time before the Eighteenth Day of

March One thousand eight hundred and fifty-three.

V. Every City, Borough, and Town Corporate in which an Inspector or Inspectors of Weights and Measures is or are now or hereafter lawfully appointed by the Recorder, Justices, or others having Jurisdiction in this Behalf, shall be exempt from contributing to the Expense of providing or transmitting for the Use of the County, Riding, Division, or Parts within which such Borough or Town Corporate is situate, Copies of the Imperial Standard Weights and Measures, or of the Stamps to be used by the Inspectors, or to the Remuneration to the Inspectors of Weights and Measures appointed for such County, Riding, Division, or Parts; and the Treasurer of every such County, Riding, Division, or Parts shall, out of the Account required by that Act of the Sixth Year of William the Fourth to be kept by him of all Sums of Money expended out of the County Rate for other Purposes than such Costs as therein mentioned, exclude such Expense and Remuneration as aforesaid, in like Manner as if the same had been by that Act excepted out of such Account; and the Amount to be paid to the Treasurer of such County, Riding, Division, or Parts by such Borough or Town Corporate shall be varied accordingly.

VI. So much of that Act of the Sixth Year of William the Fourth as exempts or disqualifies Members of the Council for the Time being of every Borough in and for which a separate Court

Town Councillors not disqualifted from serving on Grand of Quarter Sessions of the Peace is holden, from serving on the Juries in certain Grand Jury at the Quarter Sessions held in and for such Borough. Boroughs. is hereby repealed, so far as respects every Borough which shall not contain Twelve thousand Inhabitants according to the last Census.

VII. The Mayor of every City, Borough, and Town Corporate Power to may from Time to Time appoint an Alderman or Councillor of Mayors to apsuch City, Borough, or Town Corporate to act as the Deputy in certain Cases. Mayor during the Illness or Absence of the Mayor, and every such Appointment shall be signified in Writing to the Council, and shall be recorded in the Minutes of their Proceedings.

VIII. Every Deputy appointed by a Mayor under the Provi- Power of sions of this Act may, during the Illness or Absence of the Mayor, Deputy ap-lawfully do and perform all Acts which the Mayor in his official pointed by a Capacity might himself do and perform: Provided always, that no such Deputy not being a Justice of the Peace shall act as a Justice of the Peace or in any Judicial Capacity, nor shall he preside at any Meeting of the Council unless specially appointed

by the Meeting so to do.

IX. If it shall be necessary by reason of the Death, Resigna- On Death, &c. tion, or lawful Removal of the Mayor to convene a Meeting of of Mayor, Town the Council to supply the Vacancy, the Notice for such Meeting Clerk to conshall be signed by the Town Clerk.

vene Meeting.

X. If in any City, Borough, or Town Corporate the Number In certain Boof Aldermen does not exceed the Number of Wards, the Mayor roughs Mayor shall, in case of the Illness or Incapacity to act of any Alderman may appoint a at an Election, appoint a Councillor (not being a Councillor representing or enrolled on the Burgess List for the Ward within which the Election is to take place) to preside at such Election.

Substitute for presiding

XI. If an extraordinary Vacancy shall happen in the Office of Extraordinary Councillor, Auditor, or Assessor, the Election to supply such Vacancy how Vacancy shall take place not later than Ten Days after Notice to be filled up. shall have been given to the Mayor or Town Clerk by any Two Burgesses, anything to the contrary notwithstanding.

XII. If an extraordinary Vacancy shall happen in the Office of Mayor may ap-Assessor, the Election to supply such Vacancy shall be held before point Substitute the Alderman of the Ward, the continuing Assessor, and such for a deceased Burgess (not being a Burgess representing or enrolled on the

Assessor.

Burgess List for that Ward) as the Mayor shall by Writing under his Hand appoint.

XIII. At every Election of Aldermen the Persons, not exceed- Result of Elecing the Number of Aldermen then to be chosen, who shall have tion of Alderthe greatest Number of Votes according to the Voting Papers men how to be signed by the Persons entitled to vote at such Election, and delivered to and openly read by the Mayor, shall be declared by the Mayor to be and thereupon shall be duly elected Aldermen: Provided always, that in every Case of an Equality of Votes the Mayor shall have a Casting Vote.

declared.

XIV. Every Matter by that Act of the Sixth Year of William As to Matters the Fourth, or by any Act amending the same, directed to be required to be done by the Overseers of the Poor of any Parish, Township, or done by Over-Place, may be lawfully done by the major Part of such Overseers; seers under 5 & 6 W.4. c.76. and whenever any Notice is by that Act, or any Act amending the same, required to be given to the Overseers of the Poor of

any Parish, Township, or Place, such Notice may be delivered to any One of such Overseers, or may be left at his Place of Abode, or at his Office for transacting Parochial Business.

Act to extend to Cities, &c.

XV. This Act applies to every City, Borough, and Town Corporate in *England* specified in the Schedules to the Act of the Sixth Year of *William* the Fourth, Chaper Seventy-six, and to every Municipal Corporation in *England* erected after the passing of that Act, and whether erected by Charter under that Act or otherwise, and shall be construed and executed as if its Provisions formed Part of that Act, and the Acts from Time to Time in force amending or extending that Act.

CAP. LXXX.

An Act to facilitate Procedure in the Sheriff Courts in Scotland.

[15th August 1853.]

7 W. 4. & 1 Vict. c. 41.

HEREAS an Act was passed in the First Year of the Reign of Her present Majesty, intituled An Act for the ' more effectual Recovery of Small Debts in the Sheriff Courts, ' and for regulating the Establishment of Circuit Courts for the ' Trial of Small Debt Causes by Sheriffs, in Scotland; and another Act was passed in the Session of Parliament held in the First and Second Years of the Reign of Her present Majesty, ' intituled An Act to regulate the Constitution, Jurisdiction, and Forms of Process in Sheriff Courts in Scotland: And whereas ' it is expedient to facilitate Procedure in the Sheriff Courts in * Scotland, and to make further Provision for the cheap and ' speedy Administration of Justice in the said Courts:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1 & 2 Vict. c. 119.

I. With respect to Cases in the Sheriff Court, other than those provided for by the first-recited Act as extended by this Act, be it enacted as follows:

Proceedings in ordinary Causes.

The Summons shall be in the Form, as nearly as may be, of the Schedule (A.) annexed to this Act, and such short Form shall be equally effectual to all Intents and Purposes, including Arrestment on the Dependence where the Summons contains a Warrant to arrest in Terms of such Schedule, as the Forms at present in use.

Short Form of Summons.

Decree in absence.

Provision for reponing.

II. Where no Appearance shall be entered for the Defender the Sheriff may, at any Court held after the Day of Compearance, give Decree in Terms of such Summons, in like Manner as at present where no Appearance is made for the Defender, and such Decree shall be in all respects equivalent to a Decree in absence obtained under the Forms at present in use: Provided always, that the Defender may obtain himself reponed against such Decree, whether extracted or not, at any Time before Implement has followed thereon, or against such Part thereof as may not have been implemented, by lodging with the Sheriff Clerk a Reponing Note in the Form in Schedule (B.) annexed to this Act, and consigning therewith the Sum of Expenses decerned for, a Copy of which Note shall at the same Time be delivered or transmitted through

through the Post Office to the Pursuer or his Agent in the Action, and a Certificate by the Sheriff Clerk that such Note has been lodged shall operate as a Sist of Diligence; and where such Note shall have been lodged and Consignation made as aforesaid, the Sheriff shall pronounce a Judgment reponing the Defender. and shall also appoint the consigned Money to be paid over to the Pursuer, unless special Cause be shown to the contrary, and the Cause shall thereafter proceed in all respects as if Appearance were made therein, in manner herein-after provided, of the Date of such Judgment: Provided always, that where a Charge has been given, or any Step of Diligence has been taken, on the Decree. prior to the Application to be reponed, it shall be competent to the Sheriff in the course of the Proceedings in the Cause to decern in favour of the Pursuer for the Expense of such Charge or Diligence, or such Part thereof as shall be just.

III. Where the Defender intends to state a Defence, he shall Procedure enter Appearance by lodging with the Sheriff Clerk, at latest on where Defender the Day of Compearance, a Notice in the Form of Schedule (C.) enters Appearance annexed to this Act; and on the First Court Day thereafter, or on any other Court Day to which the Diet may be adjourned, not being later than Eight Days thereafter, the Sheriff shall hear the Parties in Explanation of the Grounds of Action and the Nature of the Defence to be stated thereto, and if satisfied that no farther written Pleadings are necessary he shall cause a Minute in the Form of the Schedule (D.) annexed to this Act to be written on the Summons, setting forth concisely the Ground of Defence, which Minute shall be subscribed by the Parties or their Procurators, and the Sheriff shall thereupon close the Record by writing under the said Minute "Record closed," and signing and dating the same; but if the Sheriff shall be satisfied that the Condescen-Record cannot properly be made up without Condescendence and dence and De-Defences, he shall pronounce an Order for the same; and in such fences to be Event the Pursuer shall, within Six Days thereafter, lodge with the Sheriff Clerk a Condescendence setting forth articulately, and as concisely as may be, without any Argument or unnecessary Matter, the Facts necessary to found the Conclusions of the Summons which he avers and is ready to prove, together with a Note of Pleas in Law; and the Defender shall, within Ten Days after the lodging of such Condescendence, lodge his Defences, setting forth articulately his Answers to such Condescendence, and also, where necessary, setting forth articulately, under a separate Head, any counter Statements necessary for his Defence which he avers and is ready to prove; and there shall be appended to such Defences a Note of the Defender's Pleas in Law, and such Defences shall be framed as concisely as may be, without any Argument or unnecessary Matter.

IV. The Sheriff Clerk shall, as soon as Defences are lodged, Record to be transmit the Process to the Sheriff, who shall consider the same, made up and and shall as soon as may be, and at latest within Six Days after closed. the Date of lodging the Defences, appoint the Parties or their Procurators to meet him, and shall at such Meeting, if dilatory Defences have been stated, dispose at once, where possible, of such dilatory Defences, or may reserve Consideration of them till a future Stage of the Cause; and unless where the Pursuer is.

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Proceedings in ordinary Causes.

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Proceedings in ordinary Causes.

willing to close on Summons and Defences, the Sheriff may, if he thinks fit, order One Revisal of the Condescendence and Defences respectively, which Revisal shall be made upon the original Papers, unless the Sheriff, for special Cause assigned, shall direct to the contrary; and as soon as revised Defences are lodged, the Sheriff Clerk shall transmit the Process to the Sheriff, who shall thereupon appoint the Parties or their Procurators to meet him as som as may be, and at latest within Six Days after the Date of the lodging of the revised Defences; and at such Meeting after the lodging of the Defences, or the revised Defences as the Case may be, or at an adjourned Meeting, if the Sheriff has seen fit to adjourn (which he is hereby authorized to do, where necessary, but for no longer Period than Eight Days), the Sheriff shall allow the Pursuer or his Procurator to put upon Record, in concise and articulate Form, where this has not been already done, his Answers to the Defender's Statement of Facts, or a simple Minute of Denial where that shall be deemed by the Sheriff to be suffcient, and shall allow each Party to adjust his own Part of the Record, and shall strike out of the Record any Matter which he may deem to be either irrelevant or unnecessary; and the Record shall then be closed by the Sheriff writing upon the Interlocutor Sheet the Words "Record closed," and signing and dating the same.

After Record is closed Sheriff to hear Parties, or to appoint Diet for Proof, and to dispose of Case.

V. After the Record is closed the Sheriff shall hear the Parties or their Procurators upon the Merits of the Cause, and upon their respective Pleas, or, where he deems Proof to be necessary, shall appoint a Diet for Proof on an early Day, and shall hear the Parties or their Procurators after such Proof is led; and after such Hearing or such Proof and Hearing, as the Case may be, the Sheriff shall pronounce Judgment with the least possible Delay: Provided always, that it shall be competent to the Sheriff, on the written Consent of both Parties, to dispose of the Cause upon the Papers without further Statement or Argument.

Periods for lodging Papers peremptory; but Prorogations may be granted of Consent, and once on Cause shown,

VI. Where any Condescendence or Defences, or revised Condescendence or revised Defences, or other Paper, shall not be given in within the Periods prescribed or allowed by this Act, the Sheriff shall dismiss the Action, or decern in Terms of the Sunmons, as the Case may be, by Default, unless it shall be made w appear to his Satisfaction that the Failure to lodge such Paper arose from unavoidable or reasonable Causes, in which Case the Sheriff may allow the same to be received, on Payment of such Sum in Name of Expenses as he shall think just: Provided always, that the Periods appointed for lodging any Paper, or for transmitting any Process to the Sheriff, or for closing a Record, may always be once prorogated by the Sheriff without Consent on special Cause shown, and may always be prorogated by written Consent of Parties, with the Approbation of the Court; and in every Interlocutor prorogating on special Cause shown the Time for lodging any Paper the Nature of such Cause shall be set forth, and a definite Time shall be therein fixed within which the Paper is to be lodged.

VII. In all Applications before the Sheriff which are at present commenced by Petition, and are not otherwise regulated by this Act, the Petition shall be as nearly as may be in the Form of Schedule (E.) annexed to this Act; and thereafter the Procedure

Provision for Causes commenced by Petition. under such Petition shall, as nearly as may be, be the same as

herein-before provided in regard to ordinary Actions.

VIII. In Actions of Multiplepoinding, the Party raising the Summons shall set forth in the Body thereof who is the real Raiser of the Action; and the Sheriff shall, at the First Calling Multiplepoindof the Cause, where no Defences are stated, or where Defences ings. are stated and repelled at the First Calling thereafter, pronounce an Order for Claims within a short Space; and it shall be competent for any Number of Parties whose Claims in such Action depend upon the same Ground to state such Claims in the same Paper; and as soon as the Parties who shall appear and claim an Interest in the Fund shall have lodged their Claims, or had Opportunity allowed them for doing so, the Sheriff shall appoint the Parties or their Procurators to meet him; and at such Meeting he shall allow each Party to adjust his own Part of the Record, and to meet the Averments of any other Claimant or Claimants so far as necessary, and the Procedure at such Meeting, and in the after Progress of the Cause, shall be as nearly as may be the same as is herein-before provided with reference to ordinary Actions after Defences have been lodged.

IX. Every Execution of a Summons, and every Execution of Short Forms Service of a Petition, shall be written at the End of the Summons of Execution or Petition itself, and where necessary on continuous Sheets, but provided. not on a separate Paper; and such Execution shall be in the Form, or as nearly as may be in the Form, of Schedule (F.) annexed to this Act, which Form shall be equally valid and effectual in all respects as the longer Form of Execution at

present in use.

X. Where Proof shall be allowed, a Diet of Proof shall be ap- Written Proofs pointed, at which the Evidence shall be led before the Sheriff, who abolished; and shall with his own Hand take a Note of the Evidence, setting forth Proofs how to the Witnesses examined, and the Testimony given by each, not by Question and Answer, but in the Form of a Narrative, and the Documents adduced, and any Evidence, whether oral or written, tendered and rejected, with the Ground of such Rejection, and a Note of any Objections taken to the Admission of Evidence, whether oral or written, allowed to be received; which Note of the Evidence shall be forthwith lodged in Process, and the Sheriff Clerk shall mark the Documents admitted in Evidence, and also, separately, any Documents tendered and rejected; and the Diet of Proof shall not be adjourned, unless on special Cause shown, which shall be set forth in the Interlocutor making the Adjournment; and the Proof shall be taken as far as may be continuously, and with as little Interval as the Circumstances or the Justice of the Case will admit of; and the Note of the Evidence given by each Witness shall be read over to him by the Sheriff, and signed by the Witness (if he can write) on the last Page in open Court before the Witness is dismissed: Provided always, that in the event of the Sheriff being unavoidably prevented from taking such Notes with his own Hand, he shall dictate the same to any competent Person he may select: Provided always, that it shall be Certain Witcompetent to the Sheriff, where any Witness or Haver is resident nesses may be beyond the Jurisdiction of the Court, or by reason of Age, Infirence examined on Commission mity, or Sickness is unable to attend the Diet of Proof, to grant Commission.

Proceedings in ordinary Causes.

Procedure in

be taken.

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Commission

Proceedinas in ordinary Causes.

Remits may be made to Person of Skill, and if of Consent, Report to be final. Certified Copy Interlocutor of Proof to be Warrant for citing Witnesses and Havers, and to be operative. by simple Indorsation, in other Counties.

Written Argument abolished. and oral Pleadings substituted.

Sberiff in deciding to state the Grounds of his Judgment.

Decree for Expenses to include Expense of Extract.

Action not prosecuted dismissed.

Commission to any Person competent to take and report in Writing the Evidence of such Witness or Haver; provided also, that it shall be competent to the Sheriff to remit to Persons of Skill or other Persons to report on any Matter of Fact, and where such Remit shall be made of Consent of both Parties the Sheriff shall hold the Report to be final and conclusive with respect to the Matter of such Remit.

XL When a Diet of Proof shall be appointed by the Sheriff, a Copy, certified by the Sheriff Clerk of the Interlocutor fixing such Diet, or of that Portion of such Interlocutor which relates to that Matter, shall be a sufficient Warrant to any Sheriff Officer in Scotland (acting within his own County) to cite Witnesses and Havers, at the Instance either of the Pursuer or Defender, to attend such Proof; and such Warrant shall have the same Force and Operation in any other County as in the County in which it was issued, the same being, in every Case in which it is executed in another County from that in which it is issued, indorsed by the Sheriff Clerk of such other County, who is hereby required to make and date such Indorsation; and the Citation and Execution thereof shall be in the Form of Schedule (G.) annexed to this Act; and if any Witness or Haver duly cited on a Citation of at least Forty-eight Hours shall fail to appear, he shall forfeit and pay a Penalty not exceeding Forty Shillings, unless a reasonable Excuse be offered and sustained by the Sheriff, for which Penalty Decree shall be given by the Sheriff in favour of the Party on whose Behalf he was cited; and it shall be further competent to the Sheriff to grant Second Diligence for compelling the Attendance of such Witness or Haver, the Expense whereof shall in like Manner be decerned for against the Witness or Haver against whom the same has been issued, unless a special Reason to the contrary be stated, and sustained by the Sheriff.

XII. The Parties or their Procurators shall be entitled to be heard orally when the Cause shall be ripe for Judgment, and on the Import of any concluded Proof, and at any other Stage of the Cause when Argument may be necessary and shall be appointed by the Sheriff; and it shall not be competent, at any Stage of the Cause, to receive any written argumentative Pleading, excepting as herein-after provided; but the Sheriff shall, if required by either of the Parties, take a Note of the Authorities cited in the course of the oral Argument, and also where he shall see fit of the Argument, and such Note shall form Part of the Process.

XIII. In all Cases where a Sheriff Substitute or Sheriff pronounces an Interlocutor disposing of a dilatory Defence or sisting Process, or deciding on the Admissibility of Evidence or any Ples of Confidentiality, or giving any Interim Decree, or disposing in whole or in part of the Mcrits of the Cause, it shall be the Duty of such Sheriff Substitute or Sheriff, as the Case may be, to set forth in such Interlocutor, or in a Note appended to and isseed along with it, the Grounds on which he has proceeded.

XIV. Every Decree for Expenses pronounced after the passing of this Act shall be held to include a Decree for the Expense of extracting the same.

XV. Where in any Cause neither of the Parties thereto shall during the Period of Three consecutive Months have taken any Proceeding

Proceeding therein, the Action shall at the Expiration of that Period (eo ipso) stand dismissed, without Prejudice nevertheless to either of the Parties within Three Months after the Expiration of such First Period of Three Months, but not thereafter, to revive the said Action on showing good Cause to the Satisfaction of the Sheriff why no Procedure had taken place therein, or upon Payment to the other Party of the preceding Expenses incurred in the Cause, whereupon such Action shall be revived and proceeded with in ordinary Form, with Power to the Sheriff, if he shall see fit, to disallow such Expenses or any Part thereof in the Accounts of the Agent of either Party against his Client: Provided always, that nothing herein-contained shall apply to Cases in which the Right under such Action has been acquired by a Third Party, by Death or otherwise, within such Period of Six Months.

XVL Where any Judgment shall be pronounced by the Sheriff Judgment of Substitute, which under this Act may be brought under the Review the Sheriff Subof the Sheriff, the Party who proposes to appeal against the same stitute may be shall, within Seven Days from the Date thereof, engross and sign appealed against by himself or his Agent under the Interlocutor appealed against Hearing. the Words "I appeal against this Interlocutor," and thereafter it shall be competent for such Party to lodge with the Sheriff Clerk within Eight Days a Reclaiming Petition against the said Judgment and any prior Judgment which may under this Act be then appealed, which Reclaiming Petition the Sheriff Clerk shall forthwith transmit to the Sheriff, who may order Answers thereto, and shall thereafter dispose of such Appeal, or otherwise the Party appealing may intimate by Notice lodged with the Sheriff Clerk within the Period aforesaid his Desire to be heard orally before the Sheriff on such Judgment or Judgments, in which Case the Sheriff shall hear the Parties or their Procurators on such Appeal, and shall dispose of the same; and the Sheriff shall have Power in Cases requiring extraordinary Despatch to order a Reclaiming Petition and Answers instead of hearing the Parties orally; but it shall not be competent in any Case in reviewing such Judgment both to receive a Reclaiming Petition and to hear the Parties orally: Provided always, that if no Reclaiming Peti- Review by tion shall have been lodged, and if neither Party shall within Sheriff to be obthe Period above mentioned require to be heard before the Sheriff, tained by simple he may proceed to dispose of such Appeal without farther Argument, and it shall be competent for the Sheriff, where the Cause is before him on Appeal on any Point, to open up the Record ex proprio motu, if it shall appear to him not to have been properly made up.

XVII. It shall not be competent, prior to the closing of the No Appeal al-Proof, to appeal to the Sheriff against any Interlocutor of the lowed during Sheriff Substitute, on the Admissibility of Evidence pronounced the leading of during the leading of the Proof; but it shall be competent, on the Proof being declared closed, or within Seven Days thereafter, to appeal against all or any of such Interlocutors; and the Sheriff shall pronounce such Judgment on the Appeal as shall be just, and shall appoint any Evidence which he may think ought not to have been rejected, to be taken before the Case shall be advised on its Merits.

Proceedings in ordinary Causes.

by Petition or

the Proof;

Proceedings in ordinary Causes.

except by Persons pleading Confidentiality, or objecting to Production of Writings.

XVIII. Provided always, That nothing in this Act contained shall preclude any Person, whether Party to the Cause or not, who may plead Confidentiality, whether with reference to documentary or oral Evidence, or any Person, not being a Party to the Cause, who may object to produce Writings, whether on Pleas of alleged Hypothec or otherwise, from taking to review any Judgment of the Sheriff Substitute or Sheriff disposing of such Pleas in whole or in part; but the Judgment of the Sheriff Substitute disposing of such Pleas shall only be reviewable by such Person taking an Appeal at the Time in open Court, which Appeal shall be minuted by the Sheriff Substitute, and thereupon such Part of the Proceedings as may be necessary for the Disposal of such Appeal, or as the Sheriff may require, shall be transmitted by the Sheriff Clerk to the Sheriff, who shall dispose of the same summarily, but may appoint a Hearing before giving Judgment: Provided also, that no such Appeals by any such Person pleading Confidentiality as aforesaid, or by any such Person objecting to produce Writings as aforesaid, shall be held to remove the Cause from before the Sheriff Substitute as regards any Point or Points not necessarily dependent on the Interlocutor or Judgment appealed from; but, as to all such Points, the Cause may be proceeded with before the Sheriff Substitute as if no such Appeal had been taken.

No Appeal allowed (except in certain Cases) till Judgment on the Merits.

XIX. Until an Interlocutor shall have been pronounced disposing in whole or in part of the Merits of the Cause, it shall not be competent to appeal to the Sheriff against any Interlocutor of the Sheriff Substitute, not being an Interlocutor disposing of a dilatory Defence, or an Interlocutor sisting Process, or an Interlocutor allowing a Proof, or to appeal to the Sheriff against any Interlocutor of the Sheriff Substitute, on the Admissibility of Evidence pronounced during the leading of the Proof, except as herein-before provided for; but it shall be competent in every Case in which an Appeal against any Interlocutor is taken also to appeal against all or any of the Interlocutors previously pronounced, whether before or after the Date of closing the Record, or whether the Record has been closed or not, and the Sheriff shall pronounce such Judgment on the Appeal as shall be just.

Where Mistakes in a Judgment may be corrected.

Procedure in Causes.

Judgment of Sheriff in Causes not exceeding 25l, to be final.

XX. It shall be competent to any Sheriff Substitute or Sheriff to correct any merely clerical Error in his Judgment at any Time before the Proceedings have been transmitted to the Judge or Court of Review, not being later than Seven Days from the Date of such Judgment.

XXI. The Procedure in Consistorial and Maritime Causes shall Consistorial,&c. be as nearly as may be the same as is herein-before provided with reference to ordinary Actions.

> XXII. It shall not be competent, except as herein-after specially provided for, to remove from a Sheriff Court, or to bring under Review of the Court of Session, or of the Circuit Court of Justiciary, or of any other Court or Tribunal whatever, by Advocation, Appeal, Suspension, or Reduction, or in any other Manner of Way, any Cause not exceeding the Value of Twenty-five Pounds Sterling, or any Interlocutor, Judgment, or Decree pronounced or which shall be pronounced in such Cause by the Sheriff.

> > XXIII. It

Proceedings in

ordinary

Causes.

Causes of any

Value may be

Consent of all

the Parties.

XXIII. It shall be competent in all Civil Causes above the Value of Twelve Pounds, competent before the Sheriff, for the Parties to lodge in Process a Minute, signed by themselves or by their Procurators, setting forth their Agreement that the Cause should be tried in the summary Way provided in the said firstrecited Act, and the Sheriff shall thereupon hear, try, and deter- tried in a summine such Action in such summary Way, and in such Case the mary Way by whole Powers and Provisions of the said first-recited Act shall be held applicable to the said Action: Provided always, that the Parties, or any of them, shall be entitled to appear and plead by a Procurator of Court.

XXIV. It shall be competent, in any Cause exceeding the InCascnexoccid-Value of Twenty-five Pounds, to take to review of the Court of ing 25/, Review Session any Interlocutor of a Sheriff sisting Process, and any limited to final Interlocutor giving Interim Decree for Payment of Money, and any Interlocutor disposing of the whole Merits of the Cause, although no Decision has been given as to Expenses, or although the Expenses, if such have been found due, have not been modified or decerned for; but it shall not be competent to take to review any Interlocutor, Judgment, or Decree of a Sheriff, not being an Interlocutor sisting Process, or giving Interim Decree for Payment of Money, or disposing of the whole Merits of the Cause as aforesaid; and the Provisions of an Act passed in the Fiftieth Year of the Reign of His Majesty King George the Third, intituled An Act for abridging the Form of extracting Decrees of 50 G. 3, c. 112. the Court of Session in Scotland, and for the Regulation of certain Parts of the Proceedings of that Court, and also the Provisions of an Act passed in the Sixth Year of the Reign of His Majesty King George the Fourth, intituled An Act for the better regulating 6 G. 4. c. 120. of the Forms of Process in the Courts of Law in Scotland, are, in so far as inconsistent with this Enactment, hereby repealed: Provided always, that when any Interlocutor shall be brought under Review of the Court of Session, it shall be competent for that Court also to review all the previous Interlocutors pronounced in the Cause.

XXV. All Cases of Advocation which shall come to depend Where either before the Court of Session may be brought in the first instance Party desires before One or other of the Divisions of the Court of Session, or by it, Case to go Consent of both Parties before any Lord Ordinary in the Outer House, in which last Case the Judgment to be pronounced by such Lord Ordinary shall be final, and shall not be subject to Review by the Inner House, or by Appeal to the House of Lords.

at once to the Inner House.

XXVI. And with respect to Small Debt Cases not exceeding Small Debt Twelve Pounds:

Jurisdiction ex. tended to Causes not exceeding

The Provisions of the said first-recited Act shall be extended to all Causes, Prosecutions, Applications for Sequestration and Sale, 124 and other Actions and Proceedings of the Nature set forth in the said first-recited Act, wherein the Debt, Demand, or Penalty in question, or the Fund in medio, shall not exceed the Value of Twelve Pounds, exclusive of Expenses and Fees of Extract; and the said first-recited Act shall be read and construed as if the Words "Twelve Pounds" were substituted for the Words "Eight Pounds Six Shillings and Eightpence," wherever these latter Words occur in the said first-recited Act: Provided always, that

in any Case in which a Decree pronounced by the Sheriff in the Small Debt Court for any Sum exceeding Eight Pounds; Six Shillings and Eightpence shall have been put to execution by Imprisonment, the Party so imprisoned shall be entitled to bring such Decree under Review of the Sheriff by way of Suspension and Liberation, and such Suspension and Liberation shall proceed in the Form provided for summary Petitions by this Act.

Proceedings in Sequestrations for Rent.

XXVII. And with respect to Proceedings before the Sheriff Court for Sequestration and Sale for Recovery or in Security of Rents, be it enacted as follows:

Petition for Sequestration may also conclude for Payment

Every Petition for Sequestration and Sale for Recovery or in Security of Rents, whether such Petition be presented after the Term of Payment or currente termino, may contain a Prayer for a Decree for Payment of the Rent with reference to which the Petition is presented, and it shall be competent to the Sheriff to pronounce, under such Petition, Decree for Payment of such Rent or any Part thereof, and every such Decree shall be extractable in ordinary Form, and shall otherwise have the same Force and Effect in every respect as any Decree for Payment pronounced in any Petition for Sequestration and Sale in which a Decree for Payment of Rent might be competently inserted before the passing of this Act.

Operation of Provisions in first-recited Act extended.

XXVIII. The Provisions of the said first-recited Act for the summary Trial and Determination of Sequestrations for Rent where the Rent or Balance of Rent does not exceed the Sum of Eight Pounds Six Shillings and Eightpence (and which Provisions are made applicable by this Act to Sequestrations for Rent where the Rent or Balance of Rent does not exceed the Sum of Twelve Pounds), are declared to extend, and the same are hereby extended to all Sequestrations applied for currente termino or in Security.

Proceedings in Actions of Removing.

When Summons

may be raised.

XXIX. And with respect to Actions of Removing before the Sheriff Court, be it enacted as follows:

It shall be competent to raise a Summons of Removing at any Time, provided there be an Interval of at least Forty Days between the Date of the Execution of the Summons and the Term of Removal, or where there is a separate Ish as regards Land and Houses or otherwise, between the Date of the Execution of the

Summons and the Ish which is first in Date.

Lease, containing Obligation to remove, equivalent to Decree of Removing, provided Forty Days Notice be given.

XXX. Where any Lands or Heritages are held under a Probative Lease, specifying a Term of Endurance, such Lease, or an Extract thereof from the Books of any Court of Record, shall have the same Force and Effect in every respect as any Extract Decree of Removing obtained in any ordinary Action of Removing at the Instance of the Party, Granter of such Lease, or in the Right of the Granter of such Lease, against the Party in possession under such Lease, whether such Party in possession be the Lessee named in such Lease or not, decerning such Party in possession, his Family, Sub-tenants, Cottars, and Dependants, with their Goods and Gear, to be removed and ejected from the said Lands or Heritages at the Term or Terms corresponding to the Expiration of the Term or Terms of Endurance specified in such Lease; and such Lease or Extract thereof shall, along with a written Authority signed by the Landlord or his Factor or Agent, be a sufficient Warrant to any Sheriff Officer or Messenger at Arms

Proceedings in

Actions of Removing.

Arms of the County within which such Lands or Heritages are situate to remove and eject such Party in possession, and his foresaids, from such Lands or Heritages on the Elapse of such specified Term or Terms respectively, and to return an Execution thereof in common Form: Provided always, that previous Notice to remove shall be given to such Party in possession, at least Forty Days before the Expiration of the Term of Endurance specified in such Lease, or where the Lease has a separate Ish as regards Land and Houses or otherwise, at least Forty Days before that Ish which is first in Date, by causing to be delivered to such Party in possession, or to be left at his ordinary Dwelling House, or to be transmitted to his known Address through the Post Office. previous to the Commencement of such Period of Forty Days, a Notice by a Sheriff Officer of the County in which such Lands or Heritages are situate, or Messenger at Arms, in the Form in Schedule (I.) annexed to this Act; and a Certificate endorsed on such Lease or Extract that such Notice has been duly given, signed by a Sheriff Officer of such County, or Messenger at Arms, and attested by One Witness, in the Form in Schedule (J.) annexed to this Act, or an Acknowledgment to that Effect endorsed thereon by such Party in possession himself, or by his known Agent on his Behalf, shall be sufficient Evidence that such Notice has been given: Provided also, that no such Removal or Ejectment by virtue of this Enactment shall be competent after Six Weeks have elapsed from the Expiration of the Term of Endurance specified in such Lease, or where the Lease has a separate Ish as regards Land and Houses or otherwise, after Six Weeks have elapsed from that Ish which is last in Date; and provided further, that nothing herein contained shall be construed to prevent any Proceedings under this Enactment from being brought under Suspension in common Form.

XXXL Where any Tenant in possession of any Lands or Letter of Re-Heritages shall, whether at the Date of entering upon his Lease moval granted or at any other Time, grant a Letter of Removal, either holo- by Tenant equigraph or attested by One Witness, in the Form in Schedule (K.) valent to Decree of Removing, annexed to this Act, such Letter of Removal shall have the same provided Forty Force and Effect in every respect as any Extract Decree of Re- Days Notice be moving obtained in any ordinary Action of Removing at the given. Instance of the Party to whom such Letter of Removal is granted, or of the Party in his Right, against the Party Granter of such Letter of Removal, or the Party in his Right as Tenant, decerning such Party Granter of such Letter, or such Party in his Right, as the Case may be, his Family, Sub-tenants, Cottars, and Dependants, with their Goods and Gear, to be removed and ejected from the said Lands and Heritages at the Term or Terms of Removal respectively specified in such Letter of Removal; and such Letter of Removal shall be a sufficient Warrant to any Sheriff Officer of the County within which such Lands or Heritages are situate to remove and eject such Party Granter of such Letter of Removal, or such Party in his Right, and his foresaids, from such Lands and Heritages, on the Elapse of such specified Term or Terms respectively, and to return an Execution thereof in common Form: Provided always, that where such Letter of Removal shall bear Date more than Six Weeks before the Term of Removal, or the

Tah

Actions of Removing.

Proceedings in Ish first in Date, specified in such Letter of Removal, previous Notice to remove shall be given to the Party Granter of such Letter of Removal, or to such Party in his Right, at least Forty Days before such Term of Removal, or where such Letter of Removal specifies a separate Ish as regards Lands and House or otherwise, at least Forty Days before that Ish which is first in Date, by causing to be delivered to such Party Granter of such Letter of Removal, or to such Party in his Right, or to be left at his ordinary Dwelling House, or to be transmitted to his known Address through the Post Office, previous to the Commencement of such Period of Forty Days, a Notice by a Sheriff Officer of the County in which such Lands or Heritages are situate, in the Form of Schedule (I.) annexed to this Act; and a Certificate endorsed upon such Letter of Removal that such Notice has been duly given. signed by a Sheriff Officer of such County, and attested by One Witness, in the Form of Schedule (J.) annexed to this Act, or so Acknowledgment to that Effect endorsed thereon by the Granter of such Letter of Removal, or other Party in his Right, or by the known Agent of the Granter of such Letter of Removal, or other Party on his Behalf, shall be sufficient Evidence that such Notice has been given: Provided also, that no such Removal or Ejectment by virtue of this Enactment shall be competent after Six Weeks have elapsed from the Expiration of the Term of Endurance specified in such Letter of Removal, or where such Letter of Removal has a separate Ish as regards Lands and Houses or otherwise, after Six Weeks have elapsed from that Ish which is last in Date; and provided further, that nothing herein contained shall be construed to prevent any Proceedings under this Enactment from being brought under Suspension in common Form.

Arrears of Feu Duties for Subjects of small Amount may . be sued for in Sheriff Court.

XXXII. 'And whereas it is desirable that the Jurisdiction of the Sheriff should be extended to Questions relating to 'Nonpayment of Feu Duties for real Subjects of small Amount, wherever, in Subjects not exceeding in yearly Value the Sum of Twenty-five Pounds, the Vassal shall have run in arrest of ' his Feu Duty for Two Years:' It shall be competent for the Superior to raise an Action before the Sheriff, in ordinary Form setting forth that the Subject is of the Value, and that the Fen Duty has run in arrear as aforesaid, and concluding that the Vassal should be removed from his Possession, and that Warrant to that Effect should be granted, and thereafter the Cause shall proceed in the Manner herein provided in ordinary Actions; and if the Defendant shall fail to appear, or if it shall be proved to the Sheriff by such Evidence as he may require that the Subject is of the Value, and that the Feu Duty is in arrear as aforesaid, he shall grant Warrant in Terms of the Conclusions of the Summons. which Warrant shall be executed at the First Term of Whutsunday or Martinmas, which shall first occur, Four Months after the same is issued by the Sheriff, and such Warrant, so executed, shall have the Effect, in relation to the said Possession, of a Decre of Irritancy ob non solutum Canonem: Provided always, that it shall be competent to the Vassal, at any Time within One Year from the Date of such Removal, to raise an Action of Declarator in the Court of Session for Vindication of such Subject on any Ground proceeding on Challenge of the Title of the Superior, which

which shall not be called in question before the Sheriff except on Grounds instantly verified by the Titles of the Superior, and that it shall be competent to the Vassals, at any Time before such Warrant is executed, to purge the Irritancy incurred by Payment of the Arrears pursued for with the Expenses incurred by the Superior in such Proceedings; provided also, that in Leases for a longer Endurance than Twenty-one Years the Landlord shall have the like Remedies against his Tenant, in case of the Nonpayment of Rent. mutatis mutandis, that are hereby given to the Superior against his Vassal.

XXXIII. And in respect of Criminal Prosecutions before the

Sheriff, be it enacted as follows:

The Principal or Record Copies of all Criminal Libels before the Sheriff Courts may be either written or printed, or partly written and partly printed, provided that the same shall be authenticated in the same Manner as the written Criminal Libels now in use are authenticated.

XXXIV. When a Criminal Libel in any Sheriff Court is either wholly or partly printed, a Copy of it, either wholly or partly printed printed, shall, instead of being copied in Writing into the Record to be inserted in Book of Court, as at present, be inserted in such Book, either in its proper Place in the Body thereof or at the End of the Volume wherein the relative Procedure is recorded, in which last Case it

shall be distinctly referred to as so appended.

XXXV. In the Prosecution of all Criminal Offences which shall not be tried summarily the Will of the Criminal Libel shall contain Two Diets of Compearance in the Form of the Schedule (L.) hereunto annexed; and at the First of such Diets, which shall not be sooner than Five Days from the Service of the Libel, the Court sitting in Judgment shall call upon the accused Party to Accused to be plead Guilty or Not Guilty to the Crime of which such Party may be therein accused; and if such Party shall plead Guilty the Court shall forthwith pronounce Sentence upon such Party according to the Form now in use; and if the Party accused shall plead Not Guilty the Trial of such Party shall take place on the Second Diet of Compearance set forth in the Will of the Libel, which Second Diet shall not be sooner than Nine clear Days after the First Diet, and at such Second Diet the Party accused shall again be called upon to plead as aforesaid, and if such Party shall then plead Guilty the Sentence of the Law shall be forthwith pronounced according to the Form now in use; and if such Party shall plead Not Guilty a Jury shall then be empannelled, and the Trial shall proceed and be followed out according to Law, unless the Diet shall be further adjourned or deserted according to the existing Law and Practice.

XXXVI. It shall not be necessary for the Sheriff at each such Party not to be Diet to ask the Party accused more than once whether such Party asked more than

pleads Guilty or Not Guilty.

XXXVII. And with respect to the Salaries and Remuneration of Sheriffs and Sheriff Substitutes, be it enacted as follows:

It shall be lawful to grant to any Sheriff such Salary as to the Commissioners of Her Majesty's Treasury may seem meet, not being less than Five hundred Pounds by the Year, and to Salaries of any salaried Sheriff Substitute now in Office, or to his Successor,

Proceedings in Actions of Removing.

Proceedings in Criminal Prosecutions.

Libels may be written or printed, or partly both.

Libel printed or Record Book.

The Will of Criminal Libels to contain Two Diets of Compearance as in Schedule, and called upon at First Diet to plead Guilty or Not Guilty.

once to plead.

Salaries of Sheriffs and Sheriff Substitutes.

Sheriff Substitutes may be increased;

and additional Sheriff Substitutes may be appointed.

Provision for Retiring Allowance to Sheriffs and Sheriff Substitutes disabled after long Service.

Sheriffs Salaries to be in lieu of all Fees, &c.

As to Extent of Substitutes Commissions.

Compensation to Sheriff Clerks.

or to any Sheriff Substitute who may be hereafter appointed by virtue of this Act, such Salary as to the Commissioners of Her Majesty's Treasury may seem meet, the same not in any Case exceeding One thousand Pounds by the Year, and not less than Five hundred Pounds by the Year; and every Salary payable to such Sheriff or Sheriff Substitute shall be paid by Four equal quarterly Instalments out of the Funds from which the Salaries of Sheriffs are payable; and it shall be lawful for Her Majesty and Her Heirs and Successors, upon the joint Recommendation of the Lord President of the Court of Session, Her Majesty's Advocate, and the Lord Justice Clerk, all for the Time being, to grant Authority to any Sheriff to appoint One or more additional Sheriff Substitutes: Provided always, that such joint Recommendation shall expressly bear that the Appointment of such additional Officer or Officers is essentially necessary for the Public Service; and provided also, that no more than Two additional Sheriff Substitutes in each County shall be appointed under the Powers hereby conferred.

XXXVIII. It shall be lawful for the Commissioners of Her Majesty's Treasury to grant to any Person who has held, now holds, or may hereafter hold the Office of Sheriff Substitute such Annuity as is by the said second-recited Act authorized to be granted in respect of long Service for One or other of the Periods specified in the said second-recited Act, notwithstanding such Service may not have been continuous, and may have been in different Counties: and the said Commissioners shall have the same Powers of granting Annuities to Sheriffs in respect of long Service as are conferred by the said second recited Act and by this Act with reference to Sheriff Substitutes, and such Annuites shall be payable out of the Funds from which the Salaries of Sheriffs are payable: Provided always, that no such Annuity shall be granted to any Sheriff or Sheriff Substitute, unless the Periods of his actual Service as Sheriff or Sheriff Substitute, as the Case may be, shall, when taken together, extend to One or other of the Periods of Service specified in the said second-recited Act; and that in computing the Amount of Retiring Allowance of such Sheriffs the Emoluments drawn by them on Average of the Five preceding Years shall be held to constitute their Salary.

XXXIX. The Salaries henceforth to be paid to the Sheriffs and Sheriffs Substitute shall be in full of all Fees and Emoluments whatever.

XL. The Commissions already granted or to be granted by all Sheriffs to the Sheriffs Substitutes shall extend over the whole County.

XLI. In case the Operation of this Act shall affect the Emoluments of any Sheriff Clerk not now paid by Salary, it shall be competent to such Sheriff Clerks to apply to the Commissioners of Her Majesty's Treasury of Great Britain and Ireland, who shall have Power, upon Proof to their Satisfaction of the Diminution of the Emoluments of such Sheriff Clerks through the Operation of this Act, to award such Compensation to such Sheriff Clerks respectively as to the said Commissioners shall seem just; and it shall be in the Power of any such Sheriff Clerk to require that he should be paid by Salary, in Terms of the said recited

C. 80.

et First and Second Victoria, Chapter One hundred and nineen : and it shall be lawful to the Commissioners of Her Majesty's easury to adjust the Salary of every Sheriff Clerk now in Office, d who is paid by Salary, regard being had to the Expenses of ch Office, as may seem to them just.

XLIL And with respect to the Sittings of the Sheriff Courts, d the more efficient Operation of this Act, be it enacted as

Each Sheriff Court, except those held at a Place where an dinary Sheriff Substitute does not reside, shall sit for the Sheriff Courts espatch of ordinary Civil Business for such Number of Days to sit such Days cekly during the Session as shall be fixed by each Sheriff by a during Session egulation of Court, to be approved of by the said Lord President as may be fixed by Lord Justice Clerk and to be advantised at least and to be advantised at least and to be advantised. and Lord Justice Clerk, and to be advertised at least once a ear in a Newspaper published in the County, or where there is o such Newspaper, in a Newspaper published in some County

umediately adjoining.

XLIII. Each Sheriff shall hold Three Sessions in each Year. Sheriffs to hold ne First of which shall commence on the Fifteenth Day of Three Sessions anuary, or the First ordinary Court Day thereafter, and shall in each Year. ontinue until the Fifteenth Day of March following, and the second shall commence on the Third Day or the Fourth Day of April, and shall continue until the Thirty-first Day of July followng, and the Third shall commence on the First Day of October, or the First ordinary Court Day thereafter, and shall continue intil the Fisteenth Day of December following; and in case at any Time there shall be any Arrear of Business undisposed of, it shall be the Duty of the Sheriff from Time to Time to appoint additional Court Days, whether in Time of Session or Vacation, for the Purpose of disposing of such Arrear.

XLIV. All summary Causes may proceed equally during Vaca- Sheriff may act tion as during Session; and it shall be competent to the Sheriff, in Time of if he thinks fit, to pronounce Interlocutors in Time of Vacation,

in all Causes, whether summary or not.

XLV. The Sheriff shall, before the Termination of each Ses- Sheriff to fix sion, appoint at least One Court Day during each Vacation for One Court Day the Despatch of all ordinary Civil Business, including the calling in each Vacation of new Control and the Persist of Condessandeness Definess of new Causes, and the Receipt of Condescendences, Defences, ordinary Court and other Papers, which, if the Court had not been in Vacation, Business.

would have required to be previously lodged.

XLVI. Every Sheriff shall, unless prevented by Indisposition Sittings to be or other unavoidable Cause, hold annually in his County Sittings held by Sheriffs for the Discharge of the Judicial Business of the County; that is in their Counto say, the Sheriffs of Sutherland, Caithness, and Inverness, Ross and Cromarty, Argyle, Banff, and Elgin and Nairn, shall hold Three such Sittings, and the Sheriffs of the other Counties shall hold Four such Sittings, in the Course of the Year; and such Sittings shall continue until the Causes ready for Trial or Hearing when such Sittings commence be disposed of; and such Sittings shall, except as regards the Counties of Ross, Inverness, and Argyle, be held at each of the Places within his County at which the ordinary Courts of the Sheriff Substitutes are held, and such other Places as the Sheriff, with Approval of the Secretary of State for the Home Department, may appoint, and as regards the 16 & 17 VICT. Counties

Provision for the Sittings of Sheriff Courts,

Provision for the Sittings of Sheriff Courts, фc.

Counties of Ross, Inverness, and Argyle at such Places as the Sheriff, with Approval of the Secretary of State, may appoint: Provided always, that the Sheriffs of the said Three Counties shall at least twice a Year hold One such Sitting at each of the Places at which the ordinary Courts of the Sheriff Substitutes are held: and each Sheriff shall give due Notice to the County of the Timeand Places of such Sittings, and such Sittings shall take place at Intervals of not less than Six Weeks; and each Sheriff shall once in the Year, go on the Small Debt Circuit in use to be held by the Sheriff Substitute, and shall on such Occasions, in addition to holding the Small Debt Court, despatch as much of the ordinar-Business as may be ready for Adjudication, or as Time may permit; and each Sheriff shall annually, within Ten Days after the Twelfth Day of November, make a Return to Her Majesty'-Principal Secretary of State for the Home Department of the Number of Sittings held by him, and of the Periods of holding each such Sitting, in the immediately preceding Year, stating the Cause of Absence in case the Sittings herein-before directed shall not have been held by him in Terms of this Act; provided that none of the said Provisions shall extend to the Counties of Orkney and Shetland, and Midlothian and Lanark; and so much of an Act passed in the First and Second Year of the Reign of Her present Majesty, intituled An Act to regulate the Constitution and Jurisdiction and Forms of Process of the Sheriff Courts in Scotland, as relates to the Courts to be held by each Sheriff Depute in his County, excepting the said Counties of Orkney and Shetland, is hereby repealed. XLVII. It shall be lawful for any Sheriff to pronounce and

sign any Interlocutor, Judgment, or Decree when furth of his

Skeriffdom; and such Interlocutor, Judgment, or Decree shall

have all the like Force and Effect as if pronounced and signed by

diction of the Sheriff Court, in any Cause, on account of Privilege

and required to frame from Time to Time a Table or Tables of Fees for Business in the Sheriff Courts of Scotland, and such

Table or Tables of Fees so framed shall be submitted to the Secretary of State for the Home Department, and if approved of shall form the Rule of professional Charge for Business performed

XLVIII. No Person whatsoever shall be exempt from the Juris-

XLIX. The Court of Session shall be and is hereby authorized

the Sheriff while within the Limits of his Sheriffdom.

by reason of being a Member of the College of Justice.

1 & 2 Vict. c. 119.

Sheriffmay sign Interlocutors when furth of his County.

Privilege of certain Persons abolished.

Court of Session to frame Tables of Fees.

Interpretation Clause.

Recited Acts, &c. repealed.

in such Courts. L. In construing this Act, unless where the Context is repugnant to such Construction, the Word "Sheriff" shall be held to include "Sheriff Substitute;" the Word "Tenant" shall include Sub-tenant: and the Word "Lease" shall include Sub-lease.

LL The said recited Acts, and all Laws, Statutes, Acts of Sederunt, and Usages now in force, shall be and the same are hereby repealed, but that in so far only as may be necessary to give effect to the Provisions of this Act, and no further or otherwise.

Act to take effect from 1st Nov. 1853.

LIL This Act shall take effect from and after the First Day of November One thousand eight hundred and fifty-three.

SCHEDULES referred to in the foregoing Act.

SCHEDULE (A.)

Petitory Summons.

A.B., Sheriff of the County of to Officers of Court, jointly and severally: Whereas it is shown to me by C.D. [design him], Pursuer, against E.F. [design him], Defender, in Terms of the Conclusions under-written: Therefore the Defender ought to be decerned to pay to the Pursuer the Sum of contained in a Bill drawn by the Pursuer upon and accepted by the Defender, dated and payable after Date, with the legal Interest thereof, till Payment for to make Delivery to the Pursuer of sold by the Defender to him; or to pay to the Pursuer the Sum of for Goods sold by the Pursuer to the Defender, per Account commencing the Day of and ending the annexed hereto; or to pay Day of to the Pursuer the Sum of being Damages sustained by the Pursuer, in consequence of the Defender having slandered or otherwise according to the the Pursuer by stating Nature and Circumstances of the Action], with Expenses: And my Will is that ye summon the Defender to compear in my Court House, at upon the Sixth Day next after the Date of your Citation, in the Hour of Cause, with Continuation of Days, to answer in the Premises; with Certification, in case of Failure, of being held as confessed; [and if Arrestment on the Dependence is required, add] and that ye arrest in security the Defender's Goods, Monies, Debts, and Effects. Given at the Day of

G.H., Sheriff Clerk.

Summons of Count and Reckoning and Payment.

A.B., &c. [as before]: Whereas, &c. [as before]: Therefore the Defender ought to be decerned to produce before me a full Account of his Intromissions as Cashkeeper to the Pursuer [or otherwise, as the Case may be], that the true Balance due to the Pursuer thereon may be ascertained; and the Defender should be decerned to pay to the Pursuer such Sum as may be found to be the true Balance on said Account, with the Interest which may be due thereon; and if he fail to produce such Account the Defender should be decerned to pay to the Pursuer the Sum of which should in that Case be held to be the Balance due, with Interest thereon from the Day with Expenses: And my Will is, &c. [as before].

Summons of Multiplepoinding.

A.B., &c. [as before]: Whereas it is shown to me by A.B. [design him], Pursuer, against C.D. [design him], common Debtor, and K.L. [insert Names and Designations of the other Defenders, and state who is the real Raiser], alleged Creditors of the said C.D., in Terms of the Conclusions under-written: Therefore it should be declared that the Pursuer is Holder of a Fund in medio, [specify the Amount or Nature of it,] and is only liable in single I i 2

Payment of the said Fund to those having Right thereto; and the Defenders should produce their Claims, and the Pursuer should be decerned to pay the said Fund, deducting his Expenses of Process, in such way as may be just; and such of the Defenders as shall be found to have no Right should be prohibited from troubling him in Time coming: And my Will is, &c. [as before]

SCHEDULE (B.)

[Date.]

Reponing Note.

In the Action A. against B.

The Defender craves to be reponed against the Decree in absence, dated [add, where necessary, so far as unimplemented]. The Expenses decerned for are consigned with the Sheriff Clerk.

A., Defender.
C., Agent for Defender.

SCHEDULE (C.)

Notice of Appearance.

In the Action A. against B.

B. [design kim], Defender, enters Appearance to defend said Action.

B., Defender.

[Or]

D., Agent for Defender.

SCHEDULE (D.)

Minute at the first calling of Cause, and where Defender makes Compearance.

Edinburgh

1853

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The Defender's Procurator stated that the Defence was [here state succinctly the Ground of Defence, dilatory or peremptory, as] no Title to pursue, or Prescription, or the Goods specified in Account libelled were not ordered or not received by Defender, or Compensation, conform to Account due by Pursuer, amounting to & herewith produced, or the Defender, who was Drawer of the Bill sued on, received no Notice of Dishonour, or otherwise, in like Manner as the Case may be.

SCHEDULE (E.)

Petition.

Unto the Sheriff.

A. B.

C.D.

Or, In the Action presently before your Lordship,

A. B.

C. D.

The Petitioner

humbly showeth,

That [here state briefly the Circumstances, as] of this Date
the Effects of were duly sequestrated, and it is now
necessary

he Price of a Horse is now depending before your Lordship, and t is expedient or necessary to sell the said Horse, or In consequence of wrongously and unwarrantably using, or lisposing of and making away with, or encroaching on, or withholding and refusing Delivery of, the Property, Effects, or Documents of, as the Case may be.

May it therefore please your Lordship to grant Warrant of Sale, or for Delivery, or for Interdict, &c. &c. &c.

SCHEDULE (F.)

Form of Execution of Summons or Petition.

This Summons [or Petition] executed [or served] by me [insert Name] Sheriff Officer, against [or upon] [insert Name or Names] Defender, [or Defenders, or Respondent, or Respondents], [state whether personally or otherwise], in Presence of [insert Name and Designation of Witness], this

Day of Eighteen hundred and

Years,

L.M., Witness.

SCHEDULE (G.)

Citation of Witnesses and Havers.

C.D. [design kim]. You are hereby cited to attend in the Sheriff Court of the County of on the

Day of at o'Clock, within to give Evidence for the Pursuer [or Defender] in the Action at the Instance of A. [design kim], Pursuer, against B. [design kim], Defender, and that under the Penalty of Forty Shillings Sterling if you fail to attend. [If a Haver, say,] And you are required to bring with you [specify Documents required]. Dated this Day of

E.F., Sheriff Officer.

E.F., Sheriff Officer.

Execution against Witnesses and Havers.

Upon the Day of I duly cited C.D. [design him] to attend in the Sheriff Court of the County of on the Day of at o'Clock, within to give Evidence for the Pursuer [or Defender], in the Action at the Instance of A. [design him], Pursuer, against B. [design him], Defender. [If a Haver, say,] And I also required him to bring with him [specify Documents]. This I did by delivering a just Copy of Citation to the above Effect, signed by me, to the said C.D. personally [or otherwise as the Case may be].

E.F., Sheriff Officer.

SCHEDULE (L)

Notice to remove.

You are required to remove from the Farm of [insert Name-by which usually known], at the Term of next, as to the Houses and Grass, and at the Separation of the Crop from the I i 3

Ground as to the Arable Land [or as the Case may be], in Terms of the Lease thereof [or in Terms of your Letter of Removal], dated

E.F., Sheriff Officer.

[Address] G.H. [design him.]

SCHEDULE (J.)

Certificate of Notice to remove.

I, E.F., Sheriff Officer of the County of certify, that on the Day of Notice to remove, in Terms of this Lease [or Letter of Removal] at next [according to the Terms of the Notice], was, in Presence of L.M. [design him], subscribing Witness, given by me to G.H., the Tenant, by delivering such Notice to him personally [or by leaving such Notice at his ordinary Dwelling House at or by transmitting such Notice to him through the Post Office to his known Address, as follows: (insert Address to which Notice

E.F., Sheriff Officer.

L.M., Witness.

sent)].

SCHEDULE (K.)

Letter of Removal.

[Place and Date.]

Sir.—I am to remove from the Farm of [insert Name by which usually known], at the Term of Eighteen hundred and , as to the Houses and Grass, and at the Separation of the Crop from the Ground as to the Arable Land [or as the Case may be].

I am, Your obedient servant,

[Signed by the Tenant.]

[Address.]

Note.—If this Letter is not Holograph of the Granter of it, it must be attested by One Witness, thus,

L.M., Witness.

SCHEDULE (L.)

Herefore it is my Will, and I command you, that on Sight hereof ye pass, and in Her Majesty's Name and Authority and mine lawfully summon, warn, and charge the said [accused Party] to compear personally before me, or any of my Substitutes, in a Court to be holden by us, or any of us, at upon the Day of in the Hour of Cause, at

o'Clock, Forencon, for the First Diet, there to plead Guilty or Not Guilty, and to underlye the Law for the Crimes above mentioned; and also, if required, upon the Day of for the Second Diet, at o'Clock, Forencon, again to plead Guilty or Not Guilty, and to underlye the Law as aforesaid; as also, if required for the said Second Diet alternately, that ye summon an Assize hereto, being not fewer than the

Number

Jumber of Forty-five Persons, together with such Witnesses as est know the Verity of the Premises, whose Names are herete ubjoined in a List subscribed by the Complainer personally, or t their Dwelling Places, all to compear before me or any of my Substitutes, Time and Place of said Second Diet of Compearance. And so on to the End of the Will now in common Use.

CAP. LXXXI

An Act to reduce the Salary and Emoluments of the Registrar of Meetings of the Court of Bankruptcy.

HEREAS by an Act passed in the Session holden in the

[15th August 1853.]

First and Second Years of the Reign of His late Majesty 1 & 2 G. 4. King George the Fourth it was among other Things enacted; c. 115. a. 11. that it should be lawful for the Lord Chancellor for the Time · beeing to appoint some competent and proper Person to the Office of Registrar of the Meetings of the Commissioners of Bankrupt, who should be resident in such Part of the Building to be erected under the said Act as the Commissioners should direct, and who should also have an Office in some convenient and public Part of the said Building, and that there should be paid and allowed to 1 & 2 G. 4. the Registrar to be appointed as aforesaid, during his Continu- c. 115. s. 15. ' ance in the said Office, the clear yearly Salary or Sum of Two hundred Pounds, and that there should be taken from and charged 1 & 2 G. 4. to the Estates of the Bankrupts, the Business under whose Com- c. 115. s. 16. " mission should be transacted in the said Building, to the said Registrar for his own Use, for the Registry of every Meeting in Bankruptcy holden in the said Building, the Sum of One Shil-' ling, and for every Search out of Office Hours that might be made in the said Registry, unless by or by the Order of the Commissioners under any Commission of Bankruptcy, the like Sum of One Shilling, to be paid by the Party making such Search: And whereas in the Month of March last the said Office of Registrar of Meetings having become vacant by the Death of Jeremiah Hodgson, the then Holder thereof, John Frederic Buccleugh was appointed to the said Office, but on the express Condition that he should hold the same subject to any Reduction which might thereafter be made in the Emoluments to be received by him as such Registrar: And whereas the Fees receivable by the said Registrar for his own Use have on an average of the last Four Years produced a Sum of between Two hundred and forty Pounds and Two hundred and fifty Pounds, and it is expedient that the Salary and Emoluments of the said Office should be reduced in manner herein after mentioned: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows: From The yearly after the passing of this Act the yearly Salary payable to the Salary of Regis-Registrar of Meetings shall be the Sum of One hundred trar of Meetings builds only instead of Two hundred Pounds, and the Fee receiv-I i 4 able of Meetings shall be the Sum of One hundred to be 1001, and Fee for Registry of Meetings 6d.

able by him for his own Use for the Registry of every Meeting holden in the said Building after the passing of this Act shall be Sixpence instead of One Shilling.

C A P. LXXXII.

An Act to provide for the future Regulation and Management and the permanent Endowment of "The College of Christ of Brecknock," founded by King Henry the Eighth with permissive Powers to unite the same with Sant David's College.

[15th August 1853]

HEREAS the College of Christ of Brecknock in South Wales was founded by King Henry the Eighth by his ' Royal Charter bearing Date the Nineteenth Day of January in the Thirty-third Year of His Reign, whereby, after stating that ' His Majesty's Subjects dwelling in the Southern Part of Wales were unable by reason of their Poverty to educate their Sons in good Letters, and by reason of their Ignorance of the Eaglish Language were unable to understand those Laws and Statutes ' which they were bound to obey, and that the said Foundation was intended to comprise a Grammar School and Divinity ' Lectureship, for providing Instruction, both in Letters and ' Divinity, by competent Instructors, His said Majesty did esublish a Grammar School and Divinity Lectureship, and provide ' thereby gratuitous Instruction, both in Letters and Divinity, by ' competent Instructors, and by the aforesaid Charter the House or Priory of the Preaching Friars at Brecknock, and all Edifices, ' Lands, and Property which belonged to that Priory at the then ' late Dissolution thereof, were given and confirmed by His Ma' jesty to the Bishop of Saint David's and his Snecessers, and Power and Authority were given to the Bishop and all Prebendaries or Ministers of the College then existing at Aberguilly within the Diocese of Saint David's, of which the Bishop was ' Dean, and all Schoolmasters, Preachers, and other Persons, to ' frequent, inhabit, and abide in the Possessions of the Priory. ' and Power and Authority were also given to the Bishop of Saint David's to transfer the Prebendaries and other Ministers ' of the College of Abergwilly to the College of Christ of Brack-' nock, and His Majesty did grant that all Lands, Advowsons. ' Hereditaments, and Rights belonging to the College of Abergwilly or the Fabric thereof should be held and enjoyed by the Bishop and Prebendaries, to the Use, Support, and Maintenance ' of the College of Christ of Brecknock; and shortly after the ' Date of the said Charter the College of Abergwilly, with its Possessions and the Prebendaries and the Ministers thereof, were ' duly transferred to the College of Christ of Brecknock: And 'whereas for many Years before and up to the Time of the ' passing of the Act of the Third and Fourth Years of the ' Reign of Her Majesty, herein-after recited, the Collegiste Body of the said College of Christ of Brecknock consisted of a Dean, ' being the Bishop of Saint David's for the Time being, and ' holding the Prebend of Llangadock and the Church or Parsonage

of Motheey in right of such Deanery, a Treasurer, formerly ' holding in right of that Office the Prebend of Llangammarch, ' but which Prebend by an Act passed in the Twelfth Year of ' the Reign of Queen Anne, was severed from the said College, and annexed to the See of Saint David's, a Precentor, holding ' in right of that Office the Prebend of Llanfynydd, a Chancellor, ' holding in right of that Office the Prebend of Llanbister, and ' Nineteen other Prebendaries, holding certain Prebends in right of their respective Offices, a Particular of all which said several ' Dignities, with the Endowments thereof, and of several yearly ' Pensions accustomed to be paid thereout for the Purposes of the ' said College, and which have been latterly applied in Payment ' of the Stipend of a Schoolmaster and Lecturer in Divinity for ' the said College, is set forth in the First Schedule to this Act: 'And whereas in process of Time the Church and Buildings ' belonging to the said College have fallen into and are now in a State of Decay, and the annual Payments accustomed to be made by the said Dean and Prebendaries for the Purposes of the College ' are inadequate to place the Foundation upon an efficient Footing: ' And whereas by an Act passed in the Session holden in the Third ' and Fourth Years of the Reign of Her Majesty, intituled An Act 3 & 4 Viet. ' to carry into effect, with certain Modifications, the Fourth Report c. 113. of the Commissioners of Ecclesiastical Duties and Revenues, the ' Deanery of the said College will on the next Vacancy thereof become suppressed, and all the Lands, Tithes, Tithe Rentcharges, and other Hereditaments (excepting any Rights of 'Patronage), and all other Emoluments and Endowments belong-' ing to the said Deanery, will on such Avoidance become abso-' lutely vested in the Ecclesiastical Commissioners, and all the Lands, Tithes, and other Hereditaments (excepting Rights of ' Patronage) belonging to the respective Dignities or Offices of ' Treasurer, Precentor, Chancellor, and the several Prebendaries ' or other Officers of the said Collegiate Church (except as to such Parts thereof as are permanently annexed to the said ' Bishopric) have already, as to such of the said Dignities and 'Offices as were vacant at the passing of this Act or have since ' become vacant, and as to all others will immediately upon the ' next Vacancies thereof respectively, became vested absolutely ' in the Ecclesiastical Commissioners for England, and their ' Successors, for the Purposes of the said Act, subject neverthe-'less to such Leases as at the respective Times of such Vacancies * occurring were or shall be subsisting and in force; but in the said Act is contained a Proviso that nothing therein contained ' should in any Manner apply to or affect any Dignity, Office, or ' Prebend which was permanently annexed to any Bishopric, ' Archdeaconry, Professorship, or Lectureship, or to any School, or the Mastership thereof: And whereas Eleven of the Prebends in the said Collegiate Church have become vacant, and are so distinguished in the First Schedule to this Act, and all the Lands, Tithes, and other Hereditaments constituting or belonging to the said last-mentioned Prebends (excepting Rights of 'Patronage) have become vested (subject to the subsisting Leases 'affecting the same) in the said Ecclesiastical Commissioners, for ' the Purposes of the said Act: And whereas, in order to provide

for the Restoration of the Fabric of the said Collegiate Church and Buildings to a proper Condition of Repair, and for aug-' menting the Endowment of the said College, with a view to carry out in an efficient Manner, and with greater Advantage, the Purposes for which the said College was founded by the said Royal Charter, as in this Act is before expressed, a Proposal has been agreed upon by the said Ecclesiastical Commissioners and the Right Reverend Connop Thirlwall D.D., the present Bishop of Saint David's and Dean of the said Collegiate Church, that the Lands and Hereditaments situate at Brecknock. described in the First Part of the Second Schedule to this Act, at present held by the said Bishop, and also the said Prebend of Llangadock, and Parsonage of Mothrey, respectively described in the Second Part of the said Second Schedule to this Act, (whether the same respectively be held by the said Bishop in right of his said Bishopric of Saint David's or of the said Deanery,) should be relinquished and given up by him, in consideration of his receiving such Compensation for the same as is herein-after provided for, and that the same Lands and Hereditaments, Prebend, and Parsonage, with the annual Pen-' sions in the First Schedule mentioned as accustomed to be paid in respect of the said several Prebends therein set forth until the same shall respectively become vacant, and also a Portion, to be ascertained as herein after mentioned, of the annual Revenues of the said Estates belonging to the said Prebends, or a specific Portion of the same Prebends, subject to the Interests of the present Holders thereof, should be permanently settled as an Endowment for the said College: And ' whereas it is expedient that the said College should be put upon-'a proper Footing of Government and Regulation, and be subject ' to suitable Constitutions, Ordinances, Statutes, and Regulations." But inasmuch as the aforesaid Objects cannot be carried into effect without the Aid and Authority of Parliament, may it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Adviceand Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same.

Constitution of College of Christ of Brecknock.

I. That the said College of Christ of Brecknock, shall from and after the passing of this Act, and at all Times for ever thereafter, continue and be constituted a College and Collegiate School, tobe called "The College of Christ of Brecknock," for affording Instruction, in Letters and Divinity according to the Articles and Formularies of the United Church of England and Ireland, and in other Branches of useful Knowledge, by competent Instructors, including a Divinity Lectureship, and for Encouragement to meritorious Scholars for their Advancement in Learning.

II. All the Constitutions, Ordinances, Statutes, and Regulaof College to be tions affecting or relating to the said College of Christ of vested in Trus- Brecknock, whether under or by virtue of the aforesaid Royal-Charter, or otherwise, shall be and the same are hereby repealed; and the said College, and all and singular its Endowments, Property, and Revenues, and the Government and Management of the said College, shall, on the due Appointment of a governing Body

Government tees nominated under Order of Court of Chancery.

Body as herein-after provided, be vested in such Persons, of whom the Bishop of the Diocese shall be One, and their Successors, possessing such Qualifications and to be nominated in such Manner and under and subject to such new or other Ordinances, Statutes, Rules, and Regulations respectively as, having regard to the fundamental Principles and Constitution of the said College in this Act before expressed, shall from Time to Time be expressed and contained in any Scheme or Schemes which shall be approved of and confirmed by an Order or Orders of the High Court of Chancery to be obtained under the Provisions in this Act contained; and the Persons so nominated, and their Successors, shall be a Body Corporate by such Name or Style as shall be declared by such Order, and shall have and use a Common Seal, and by that Name shall have perpetual Succession, and shall and may sue and be sued in all Courts and Places, and shall and may take, purchase, and hold Lands and Real Estates and other Property in trust for the Purposes of the said College and School, according and subject to the Powers and Provisions of this Act, and all the Powers of the said Corporation may be exercised so long as there shall be Three Members thereof; provided that notwithstanding the Incorporation of the Persons so to be nominated as aforesaid the individual Members of such Corporate Body shall in the Exercise of the Powers and Trusts to be vested in them be responsible in like Manner as other Trustees for the due Execution of the Trust reposed in them: Provided also, that until the Appointment of such governing Body, the said College, its Endowments, Property, and Revenues, shall be and continue vested in the Ecclesiastical Commissioners, subject to the Provisions of this

III. The Lands and Hereditaments described in the First Part Lands and of the Second Schedule to this Act, including the Site of the Hereditaments Church, Schoolhouse, Buildings, Ground, and Premises belonging to be discharged from Uses and to the said Collegiate Church of Christ of Brecknock, and also Trusts of Charthe said Prebend or Portion of the Prebend of Llangadock and ter of Henry 8. Parsonage of Mothvey, described in the Second Part of the said Second Schedule, and all and singular other the Lands, Tithes, Tithe Rentcharges, Tenements, and Hereditaments belonging to the said Collegiate Church, or to any One or more of the respective Dignities or Offices of Dean, Treasurer, Precentor, Chancellor, Prebendaries, or any other Dignity or Office, Dignities or Offices, in or connected with the said Collegiate Church, shall from and after the passing of this Act (but subject and without Prejudice as to the Prebendaries of the respective Prebends not vacant at the passing of this Act to the Rights and Interests of the present Holders thereof so long as they continue to hold the same, and subject and without Prejudice to such Leases as shall then legally affect the same respectively) be absolutely and for ever discharged of and from all the Uses, Trusts, or Purposes to or for which the same Hereditaments and Estates are or may be subject or liable to be held or applied pursuant to the said Royal Charter or the Thirty-second Year of the Reign of King Henry the Eighth, or any other Royal Charter or Charters, or Act or Acts of Parliament, or otherwise howsoever, and of and from all Right, Title, or Interest of the said Connop Bishop of Saint David's, and his Successors,

C. 82.

for the Restoration of the Fabric of the said Collegiate Church and Buildings to a proper Condition of Repair, and for angmenting the Endowment of the said College, with a view to carry out in an efficient Manner, and with greater Advantage, the Purposes for which the said College was founded by the said Royal Charter, as in this Act is before expressed, a Proposal has been agreed upon by the said Ecclesiastical Commissioners and the Right Reverend Connop Thirlwall D.D., the present Bishop of Saint David's and Dean of the said Collegiate Church, that the Lands and Hereditaments situate at Brecknock described in the First Part of the Second Schedule to this Act, at present held by the said Bishop, and also the said Prebend of Llangadock, and Parsonage of Mothrey, respectively described in the Second Part of the said Second Schedule to this Act, (whether the same respectively be held by the said Bishop in right of his said Bishopric of Saint David's or of the said Deanery,) should be relinquished and given up by him, in consideration of his receiving such Compensation for the same as is herein-after provided for, and that the same Lands and Hereditaments, Prebend, and Parsonage, with the annual Pensions in the First Schedule mentioned as accustomed to be paid in respect of the said several Prebends therein set forth until the same shall respectively become vacant, and also a Portion, to be ascertained as herein after mentioned, of the ' annual Revenues of the said Estates belonging to the said ' Prebends, or a specific Portion of the same Prebends, subject to ' the Interests of the present Holders thereof, should be per-' manently settled as an Endowment for the said College: And whereas it is expedient that the said College should be put upon a proper Footing of Government and Regulation, and be subject ' to suitable Constitutions, Ordinances, Statutes, and Regulations." But inasmuch as the aforesaid Objects cannot be carried into effect without the Aid and Authority of Parliament, may it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,

Constitution of College of Christ of Brecknock.

I. That the said College of Christ of Brecknock, shall from and after the passing of this Act, and at all Times for ever thereafter. continue and be constituted a College and Collegiate School, to be called "The College of Christ of Brecknock," for affording Instruction, in Letters and Divinity according to the Articles and Formularies of the United Church of England and Ireland, and in other Branches of useful Knowledge, by competent Instructors, including a Divinity Lectureship, and for Encouragement to meritorious Scholars for their Advancement in Learning.

Government tees nominated under Order of Court of Chan-

II. All the Constitutions, Ordinances, Statutes, and Regulaof College to be tions affecting or relating to the said College of Christ of vested in Trus- Brecknock, whether under or by virtue of the aforesaid Royal Charter, or otherwise, shall be and the same are hereby repealed; and the said College, and all and singular its Endowments, Property, and Revenues, and the Government and Management of the said College, shall, on the duc Appointment of a governing

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Body as herein-after provided, be vested in such Persons, of whom the Bishop of the Diocese shall be One, and their Succesfors, possessing such Qualifications and to be nominated in such Manner and under and subject to such new or other Ordinances, Statutes, Rules, and Regulations respectively as, having regard to the fundamental Principles and Constitution of the said College in this Act before expressed, shall from Time to Time be expressed and contained in any Scheme or Schemes which shall be approved of and confirmed by an Order or Orders of the High Court of Chancery to be obtained under the Provisions in this Act contained; and the Persons so nominated, and their Successors, shall be a Body Corporate by such Name or Style as shall be declared by such Order, and shall have and use a Common Seal, and by that Name shall have perpetual Succession, and shall and may sue and be sued in all Courts and Places, and shall and may take, purchase, and hold Lands and Real Estates and other Property in trust for the Purposes of the said College and School, according and subject to the Powers and Provisions of this Act, and all the Powers of the said Corporation may be exercised so long as there shall be Three Members thereof; provided that notwithstanding the Incorporation of the Persons so to be nominated as aforesaid the individual Members of such Corporate Body shall in the Exercise of the Powers and Trusts to be vested in them be responsible in like Manner as other Trustees for the due Execution of the Trust reposed in them: Provided also, that until the Appointment of such governing Body, the said College, its Endowments, Property, and Revenues, shall be and continue vested in the Ecclesiastical Commissioners, subject to the Provisions of this

III. The Lands and Hereditaments described in the First Part Lands and of the Second Schedule to this Act, including the Site of the Hereditaments Church, Schoolhouse, Buildings, Ground, and Premises belonging to be discharged to the said Callerine Church of Church of President and also from Uses and to the said Collegiate Church of Christ of Brecknock, and also Trusts of Charthe said Prebend or Portion of the Prebend of Llangadock and ter of Henry 8. Parsonage of Mothrey, described in the Second Part of the said Second Schedule, and all and singular other the Lands, Tithes, Tithe Rentcharges, Tenements, and Hereditaments belonging to the said Collegiate Church, or to any One or more of the respective Dignities or Offices of Dean, Treasurer, Precentor, Chancellor, Prebendaries, or any other Dignity or Office, Dignities or Offices, in or connected with the said Collegiate Church, shall from and after the passing of this Act (but subject and without Prejudice as to the Prebendaries of the respective Prebends not vacant at the passing of this Act to the Rights and Interests of the present Holders thereof so long as they continue to hold the same, and subject and without Prejudice to such Leases as shall then legally affect the same respectively) be absolutely and for ever discharged of and from all the Uses, Trusts, or Purposes to or for which the same Hereditaments and Estates are or may be subject or liable to be held or applied pursuant to the said Royal Charter or the Thirty-second Year of the Reign of King Henry the Eighth, or any other Royal Charter or Charters, or Act or Acts of Parliament, or otherwise howsoever, and of and from all Right, Title, or Interest of the said Connop Bishop of Saint David's, and his Successors.

Not to discharge present Holders or Representatives of deceased Holders from Pensions and Dilapidations,

Successors. Bishops of Saint David's for the Time being, or any Lecturer or Master of the said College and School (the Provise in the said Act of the Third and Fourth Years of Her Maiesty's Reign contained and herein-before recited in anywise netwithstanding); provided that nothing in this Act contained shall discharge the present Holders of any of the said Prebends or other Offices from their respective Liabilities for the Payment of the yearly Pensions or Sums mentioned in the First Schedule to this Act to be payable in respect thereof, or to discharge any of such present Holders, or the Representatives of any deceased Holders of any of the said Prebends or Offices, from their respective Lisbilities on account of the Dilapidations in the State and Condition of the said Collegiate Church and Buildings, but all such Liabilities may be enforced by the said Ecclesiastical Commissioners, or, at their Request, but not otherwise, by Her Majesty's Attorney General, for the Benefit of the said College, by all such Ways and Means as might have been had or taken by the said Attorney General against any Person or Persons, Body or Bodies Corporate or Collegiate, if this Act had not been passed.

Endowment of College.

IV. All and singular the Lands and Hereditaments described in the First Part of the Second Schedule to this Act, including the Site of the said Church, Schoolhouse, and other Buildings, Ground, and Premises belonging to the said College, and the said Prebend of Llangadock and Parsonage of Mothrey, described in the Second Part of the same Schedule, together with the yearly Pensions or Sums mentioned in the First Schedule to this Act to be payable by the said several Prebendaries of the said Prebends. not being vacant at the passing of this Act as aforesaid, so long as they shall respectively continue to hold the same, and also One Half Part of the reserved Rents payable in respect of any of the said Prebends already vacant, and which shall become payable in respect of the other Prebends from the respective Periods of the same becoming vacant, under any Leases lawfully granted or to be granted by any of the Prebendaries of the said College, except the said Prebend of Llangammarch, so long as any such Louse or Leases shall continue, and One equal Sixth Part of and in the net Rents and Profits for the Time being arising from all the Prebends mentioned in the said First Schedule, except the said Prebend of Llangammarch, which shall accrue from and after the Vacancy of such Prebends respectively, and the Determination of such Least as aforesaid, whichever shall last happen, or such specific Prebend or Prebends, or such specific Part of any Prebend or Prebends, 15 may hereafter be appropriated in lieu of such One Half Part of the reserved Rents, and One Sixth Part of the Rents and Profits, # herein-after provided, shall (subject and without Prejudice as in this Act is before mentioned) be and constitute the general Endowment and Property of the said College and School, and the same shall be and become vested, without any other Conveyance than the Authority of this Act, in the Persons who shall be nominated in a Scheme to be approved of by the said Court of Chancery as the governing Body of the said College by such Name or Style of Incorporation as shall be expressed in such Scheme, and their Successors for ever, in trust for the said College and School, and be held, possessed, administered, and managed respectively by

such Persons for the Benefit of the said College and School, and the Promotion of the Objects thereof, in such Manner, with such Powers and Authorities, as are in this Act contained, and under and subject to such Statutes, Ordinances, Rules, and Regulations as shall be prescribed and directed by such Scheme and Order so long and so far as the same Statutes, Ordinances, Rules, and Regulations shall remain in force, and according to such new or altered Statutes, Ordinances, Rules, and Regulations as from Time to Time or at any Time afterwards shall be made or approved of by the Court of Chancery under the Powers for that Purpose herein-after given; and that in the meantime, until such governing Body shall be appointed, the Rents, Profits, and Proceeds of such Lands and Hereditaments, and of the other Property and Endowment of the said College and School, shall be vested in and received by the Ecclesiastical Commissioners, to be dealt with as the said Court of Chancerv shall from Time to Time direct.

V. The said Ecclesiastical Commissions shall, out of their Commissioners Common Fund, pay to the Persons to be nominated and incor- to provide Fund porated as aforesaid the Sum of Five thousand Pounds, to be for the Restoraapplied either in restoring the said Church and Collegiate and tion of Church School Buildings or in providing other more suitable Buildings or in providing or in pro School Buildings, or in providing other more suitable Buildings Buildings on any other Site to be procured for that Purpose, or in such other Manner as the said Court of Chancery shall direct or approve, and which said Sum of Five thousand Pounds shall be and be considered in full Satisfaction of all Claims by or on the Part of the said College on account of the Rents and Profits of the Property belonging to the said College or the Dignitaries or Officers thereof (except as in this Act is otherwise provided) up to the First Day of October after the passing of this Act.

VI. All the Rents and Profits which have or shall have Payment in accrued due prior to the said First Day of October for or in respect of past respect of the Prebend, Parsonage, Lands, and Hereditaments described in the Second Schedule to this Act, and which shall then remain due and unpaid by the respective Lessees or Occupiers thereof, shall belong and be payable and paid to the said Ecclesiastical Commissioners, and the said Ecclesiastical Commissioners shall have and may exercise the same Rights and Remedies for recovering or enforcing Payment thereof as if the same had accrued due to them as the immediate Lessors or Reversioners of the Lands in respect of which such Rents and Profits are payable.

VII. It shall be lawful for the said Ecclesiastical Commis- Commissioners sioners to present a Petition to the Court of Chancery for the may petition Establishment and Administration of the said College and School; Court of Char and in all Proceedings to be taken in the said Court in respect of blishment of any Scheme for that Purpose the said Ecclesiastical Commissioners Scheme. shall, when the Petition or Application shall not be presented or made by them, be served with Notice, and entitled to appear thereon.

VIII. It shall be lawful for the said Persons to be nominated Power to acand incorporated as aforesaid, and their Successors, with the quire and hold Authority and under the Order and Direction of the said Court of Chancery, to purchase and hold such Piece or Pieces of Ground, to be situate in or near the Town of Brecknock, as shall be approved of and authorized by the said Court, as a Site or

Court of Chan-

Sites

Sites for the Erection of new Collegiate and School Buildings, and suitable Premises for Occupation and Use by the Masters and Scholars of the said College, and such Ground, if and when so purchased, shall be conveyed unto or otherwise vested in and held by the Persons so to be nominated and incorporated as aforesaid, their Successors and Assigns, upon trust for the College, in such Manner as the said Court shall order or direct.

8&9 Vict. c. 18. incorporated with this Act as to Purchase of Lands from Persons under Disability.

IX. In case the Court of Chancery shall direct that any Part of the Property belonging to the said College by virtue of this Act shall be invested in the Purchase of any Land as a Site for the Establishment thereof, the Clauses of "The Lands Clauses Consolidation Act, 1845," with respect to the Purchase of Lands from Persons under Disability, and with respect to the Purchase Money or Compensation coming to Parties having limited Interests or prevented from treating, or not making Title, shall be and the same are hereby incorporated with this Act, and shall apply a well to the Purchase Money to be given on any Sale as to any Money to be given upon any Exchange.

In case of Removal of Collegiate Establishment, Collegiate Church to become the Parish Church of Saint David's, Breeknock.

X. In case the said Collegiate Establishment shall be removed from the present Site thereof, under the Authority herein-before specified, or in case the Church belonging thereto shall not be required exclusively for the Purposes of the said Foundation, it shall be lawful for the Persons so to be nominated and incorporated as aforesaid, or their Successors, with the Assent of the Bishop of the Diocese for the Time being, and with the Sanction of the said Court of Chancery, to appropriate and set apart the said Church or such Portion of the said Church as may be by them considered expedient, as and for the Parish Church of the Parish of Saint David's, Brecknock, in lieu of the present Parish Church, and to make such Arrangements respecting the present Parish Church, or the Site thereof, and upon such Terms and Conditions, and subject to the Payment of such Sum or Sums of Money, as shall be deemed advisable; and from and after such Appropriation thereof, and the Acceptance of the same by the Minister and Churchwardens of the said Parish, the said Collegiate Church or such Portion of the said Church shall for ever thereafter cease to belong to or be held in trust for the said College, and shall be such Parish Church accordingly to all Intents and Purposes.

Power to borrow Money. XI. It shall be lawful for the Persons so to be nominated and incorporated, and their Successors, with the Authority and under the Order and Direction of the said Court of Chancery, from Time to Time to borrow and raise any Sum or Sums of Money on the Security of the Estates and Property belonging to the said College or any Part thereof; and for the raising of any such Loan or Loans from Time to Time to mortgage all or any Part of the said Estates to such Person or Persons, in such Manner, and subject to such Provisions and Restrictions as to the Interest to be paid on such Loans and the Repayment of the Principal thereof, and the Reservation of a Fund for such Repayment, and otherwise, as shall be mentioned and provided in and by any such Scheme sanctioned as aforesaid, or in or by any Order or Orders of the said Court of Chancery.

XII. It shall be lawful for the Persons so to be nominated and Powers of incorporated, and their Successors, in accordance with the Rules Leasing and and Provisions to be contained in the Scheme to be approved and confirmed as aforesaid, or with any Order or Orders of the said Court of Chancery, and for giving full Effect to the same, from Time to Time to let and demise, and contract for the letting or demising of all or any Part of the Estates belonging to the said College, (other than and except the Collegiate and School Buildings, Yard, and Premises for the Time being used or required for the Purposes thereof,) for such Term or Terms of Years, in such Manner, and as to any Building Lease or Contract for any Building Lease as in any such Scheme, Order or Orders, may be mentioned or provided, and also from Time to Time, with the Sanction and Approbation of the said Court of Chancery, to be obtained on Petition, to sell and convey, or to exchange or otherwise dispose of, and also to contract for the Sale and Conveyance or Exchange or other Disposition of all or any Part of the Estates and Property belonging to the said College, freed and discharged from all charitable and other Trusts affecting the same, at such Price or Prices, for such Considerations, upon such Terms and Conditions, in such Manner, and with and subject to such Powers and Provisions and such Declarations as to the Re-investment of the Money to be produced by any such Sale, Exchange, or Disposition in the Purchase of Lands and Hereditaments, or on Government or Real Securities, or otherwise, as the said Court of Chancery shall from Time to Time authorize or direct, and also to make and execute all or any such Deeds, Leases, and Conveyances, and accept all or any such Surrenders, and to make and enter into all or any such Contract or Contracts and Arrangements, and do all or any such Acts, Matters, and Things whatsoever in or for the Administration or the Improvement or better Management of the said Estates and Property, and the Income thereof, or any Part thereof respectively, as the said Court of Chancery shall or may from Time to Time authorize and sanction or direct.

XIII. All or any Monies and surplus Income arising or to arise For Investment from the Estates or Property of the said College which shall or of surplus Inmay from Time to Time remain and be unapplied and unappropriated under or according to the Provisions of this Act, or of any such Scheme and Order as aforesaid, may from Time to Time, with the Approbation and Sanction of the said Court of Chancery, to be obtained as herein-after provided, when and as the same shall amount to a competent Sum, be laid out and invested by the said Persons so to be nominated and incorporated as aforesaid, and their Successors, in the Purchase of Real Estate and Hereditaments or of Government or other Securities, to be respectively conveyed unto or transferred into the Names of such Persons, and their Successors, and to be held and possessed respectively by them in such Manner and Form and upon such Trusts for the Benefit of the said College as the said Court shall or may order or sanction and direct.

XIV. In all Cases in which the Order, Direction, Approbation, or Sanction of the said Court of Chancery shall be necessary or "In the Matter required under the Provisions of this Act or of any such Scheme of the College as aforesaid, such Order, Direction, Approbation, or Sanction may Christof P.

Management of

Application to be nock."

be obtained and made and given respectively by Order of the mid Court made in a summary Way upon a Petition entitled "In the Matter of the College of Christ of Brecknock;" and it shall also be lawful for the said Court of Chancery from Time to Time to hear every such Petition, and to make such Order or Orders thereon, and (except so far as is otherwise provided by this Act) as to the Parties to be served therewith or to appear thereon, and as to the Costs, Charges, and Expenses of the Petitioner or Petitioners and all other Parties incurred by reason or in consequence thereof, as the said Court shall think fit.

Costs.

XV. The Costs, Charges, and Expenses incurred or to be incurred in or by the obtaining or passing of this Act, and of preparing the aforesaid Scheme by the said Ecclesiastical Commissioners, and also the Costs, Charges, and Expenses of all necessary Parties in or about the preparing of or consenting to any Petition or Petitions or other Proceedings for obtaining the Approval and Confirmation of the said Court of Chancery thereto, and of any Order or Orders to be made thereupon, shall be borne and paid in the first instance by the said Ecclesiastical Commissioners out of the Common Fund placed at their Disposal for the Purposes of the said Acts, and One equal Third Part of the Money which shall be applied in Payment of the said Costs, Charges, and Expenses by the said Ecclesiastical Commissioners shall be repaid to them or retained by them out of the Monies or Income belonging to the said College; and all the Costs, Charges, and Expenses of or incident to the carrying into execution any of the Powers and Authorities created or conferred by this Act or by any such Scheme as aforesaid, and not required to be exercised with the Approbation of the Court of Chancery, shall and may be retained and paid and discharged in the first place out of the Monies or Income belonging to the said College.

Residue of Property, except
Lands in Second
Schedule and
Pensions, to
remain vested in
Ecclesiastical
Commissioners
and other
Holders of same
for the Time
being.

XVI. All the Messuages, Lands, Tithes, Tithe Rentcharges, and Hereditaments belonging to or constituting the Corps of the several Prebends or Offices mentioned in the First Schedule to this Act, and all other, if any, the Lands, Tithes, Tithe Rentcharges, Hereditaments, and Premises belonging to or held in trust for the said Collegiate Church, or all or any One or more of the Dignities or Offices of Dean, Treasurer, Precentor, Chancellor, Prebends, or other Dignity or Office, Dignitics or Offices in the said College (other than and except the Lands and Hereditaments, Prebend and Parsonage, described in the Second Schedule to this Act, and except the Pensions and annual Sums payable by the present Holders of the said Dignities and Offices respectively,) shall from and after the passing of this Act (but subject and without Prejudice, as to such of the said Prebends as have not yet accrued to the said Ecclesiastical Commissioners, to the Rights and Interests of the present Holders thereof, and to the subsisting Leases thereof,) remain and be absolutely vested in the said Ecclesiastical Commissioners, their Successors and Assigns, freed and discharged from the Uses, Trusts, or Purposes for or to which the same are or may be liable to be applied under the said Royal Charter of the Thirty-second Year of the Reign of King Henry the Eighth, or any other Royal Charter or Charters, or Act or Acts of Parliament. or otherwise howsoever, but charged and chargeable nevertheless

with the Payment to the Persons to be nominated and incorporated as aforesaid of the annual Pensions, Portion of Rents reserved on Leases, and Part of the net Rents and Profits of the said Lands, Tithes, Tithe Rentcharges, Hereditaments, and Premises hereinbefore declared to be and made a Part of the general Endowment and Property of the said College, and which net Rents and Profits shall be estimated after deducting all the usual Outgoings, and the proper and necessary Expenses attending the Management of the Property, and the Collection or Receipt of the said Rents and Profits; and, subject and chargeable as aforesaid, the said Prebends, Estates, and Property so vested in the said Ecclesiastical Commissioners as aforesaid shall be by them held, possessed, and administered for the Purposes and under and according to the Provisions contained in the said Act of the Third and Fourth Years of Her Majesty's Reign, or other Act or Acts relating to the said Ecclesiastical Commissioners which apply to Lands, Tenements, and Hereditaments vested or liable to be vested in them under the same Acts or any of them, subject only to such Leases or Grants heretofore made thereof, or of any Part thereof, as may be now legally subsisting and not void or voidable at Law or in Equity: Provided nevertheless, that, notwithstanding the Right of the Persons so to be incorporated as aforesaid to receive such Pensions and Portions of and out of the Rents and Profits of the Estates lastly herein-before declared to be vested in the said Ecclesiastical Commissioners as are herein-before mentioned, the said Ecclesiastical Commissioners shall have and may exercise all the same Powers of granting Leases of the same Estates at Rackrent (but not in consideration of Fines or Premiums, except with the Consent of the Persons so to be nominated and incorporated as aforesaid, or their Successors,) as they the said Ecclesiastical Commissioners, by virtue of their said Acts or otherwise, might have had and exercised in respect of the same Estates in case such Persons had not been entitled to any such Pensions or Portions; provided also, that it shall be lawful for the said Ecclesiastical Commissioners, in exercise of the Powers vested in them under any of their said Acts, and by the Authority and for the Purposes therein expressed, with the Consent of the Persons so to be nominated and incorporated as aforesaid, or their Successors, to be testified by Writing under their Common Seal, to sell or otherwise dispose of any Part or Parts of the same Estates absolutely freed and discharged of and from the Rights and Interests of such Persons as last mentioned, or their Successors, therein or thereto.

XVII. It shall be lawful for the said Ecclesiastical Commis- Power to sioners, at any Time hereafter, by a Scheme prepared by them Ecclesiastical with the Consent of the Bishop of the Diocese for the Time being, to set spart speand sanctioned by the Order of Her Majesty in Council, and cife Prebends in published in the London Gazette, and also with the Approbation commutation of of the Court of Chancery to be previously obtained for the Purpose, Proportion of to appropriate and set apart for the Use and in part of the Profits reserved Endowment of the said College and School, in lieu of the One to College. Moiety of the Rents reserved on such Leases as aforesaid, and of the One Sixth Part of the clear Rents and Profits of the said Estates and Hereditaments by this Act declared to be vested in them as aforesaid, such specific Prebend or Prebends, or such 16 & 17 Vict. K k specific 16 & 17 VICT.

C. 82.

specific Part or Parts of any One or more of the said Prebends as. according to the Certificate of Two competent Surveyors, one to be appointed by the said Ecclesiastical Commissioners and the other by the governing Body of the said College and School to be incorporated as aforesaid, shall appear to be equivalent at least to such equal Moiety and Sixth Part or Share of the gross Value of the whole of the said Estates and Hereditaments subject to the Lease or Leases then subsisting therein; and from and after the Time which shall be fixed for that Purpose by the said Scheme, and after the same Scheme shall have come into operation, the Lands and Hereditaments so appropriated to the Use of the said College and School shall by force of this Act, and of such lastmentioned Scheme or Schemes so sanctioned as aforesaid, without any further Conveyance, be vested in the Persons so to be nominated and incorporated as aforesaid, and their Successors, as Part of the Endowment thereof, for the Uses and Purposes aforesaid, and the Remainder of the said Prebends, Estates, and Hereditaments shall thenceforth and at all Times for ever thereafter be and remain vested in the said Ecclesiastical Commissioners and their Successors, freed and discharged from all Trusts, Claims, and Demands for or on behalf of the said College and School.

Compensation for Relinquishment of Lands, &c.

Connop Bishop of Saint David's in favour of the said College of the Lands and Hereditaments, Prebend and Parsonage, respectively described in the Second Schedule to this Act, Compensation shall be made to the said Bishop for the said Lands, Hereditaments. Prebend, and Parsonage under the Provisions of an Act passed in the Thirteenth and Fourteenth Years of Her Majesty's Reign, intituled An Act to amend the Acts relating to the Ecclesiastical Commissioners for England, and by the Authority thereby provided in like Manner, as is by the Twenty-second Section of the said Act directed in the Case of the Severance of certain Benefices from the Sees therein respectively mentioned.

XVIII. In consideration of the Relinquishment by the said

13 & 14 Vict. c. 94.

Offices of Lec-&c. to cease on passing of Act.

XIX. The present Lecturer and Schoolmaster of the said turer, Treasurer, College and School shall cease to hold Office, and the said Offices be suppressed on the Appointment and Incorporation of such governing Body as herein-before is mentioned; but the said Ecclesiastical Commissioners, with the Sanction of the Court of Chancery, may, if they think fit, assign out of the Pension hereinbefore mentioned to both or either of such Officers any yearly Sums not exceeding the Stipends which have been accustomably paid to such Lecturer and Schoolmaster, and shall fix the Duration of such Payments, which shall form a Charge on the Endowment and Property of the said College; and the several Dignities or Offices of Treasurer, Precentor, Chancellor, Prebendaries, and other Dignities or Offices in or connected with the said Collegiate Church, shall, as to such of them as are vacant at the passing of this Act immediately upon its so passing, and as to all others immediately upon the next Vacancies thereof respectively, be suppressed.

Charter for

XX. 'And whereas His Majesty King George the Fourth, by St. David's Col- 'His Royal Charter bearing Date the Sixth Day of February eb., 9 G.4. in the Ninth Year of His Reign, after reciting that His Majesty being informed that the Majority of Persons intended for Holy Orders in South Wales were unable by reason of their Poverty to pursue their Studies in the English Universities, and willing ' that there should be founded and established at Lampeter in the 'County of Cardigan One perpetual College for the Reception and Education of Persons destined for Holy Orders, which ' should be called Saint David's College, and should consist of One ' Principal, Two or more Tutors, and Two or more Professors, did ' appoint the Bishop of Saint David's for the Time being Visitor of the said College, and declared that the Principal, Tutors, and 'Professors, and their Successors, should be a Body Corporate by 'the Name of "The Principal, Tutors, and Professors of Saint David's College in the County of Cardigan in the Principality of Wales," and His Majesty granted to the said Corporation cer-' tain Advowsons with Cure of Souls and Sinecure Rectories or Parsonages mentioned in the said Charter: And whereas by the 3 & 4 Vict. said Act of the Third and Fourth Years of Her present Majesty's c. 113. s. 62. Reign it was enacted, that, if it were deemed fit, any Part of the Lands, Tithes, or Hereditaments which should vest in or 'accrue to the said Ecclesiastical Commissioners from or in re-' spect of the Cathedral Church of Saint David or the Collegiate Church of Brecon might, by the Authority therein provided, be transferred to the said College of Saint David's, in exchange for Benefices with Cure of Souls then connected with the said 'College; and the said College was empowered, upon the Completion of any such Arrangement, to convey any such Benefices to such Person or Body Corporate and in such Manner as should be directed by the like Authority: And whereas by an Act passed in a Session holden in the Sixth and Seventh Years of the Reign of Her present Majesty, intituled An Act for regulating the 6 & 7 Vict. Cathedral Churches of Wales, it was enacted, that so much of c. 77. a. 13. the last-mentioned Act as related to the said College of Saint David should be repealed, and that Arrangements might be made by the Authority mentioned in the said Act (that is to say, by a Scheme prepared by the said Ecclesiastical Commissioners, and an Order of Her Majesty in Council confirming the same.) for effecting the Sale of the Advowsons of the several Benefices with Cure of Souls then annexed to the said College, and investing the Proceeds of such Sale for the Benefit of the said College; and that if it should be made to appear to the said Ecclesiastical Commissioners that the said College should afterwards not be competently endowed, it should be lawful, by the like Authority, to transfer to the said College, in augmentation of the Endowment thereof, any of the Lands, Tithes, Tenements, or Hereditaments in the Principality of Wales vested or to be vested in the Ecclesiastical Commissioners for England by or under the Provisions of the several Acts of Parliament mentioned in relation thereto: And whereas the said Ecclesiastical 'Commissioners have made Arrangements in pursuance of the said Act for effecting the Sale of the Advowsons of certain Benefices with Cure of Souls annexed to the said College, and it is expedient that Her Majesty should be empowered, if She ' should see fit, to make further Provision for the College of Saint

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David's in augmentation of the Endowment thereof out of any of the Lands, Tithes, and other Hereditaments belonging to or

Power to transfer Prehends of College of Christ of Brecknock to College of St. David's, Lampeter.

Power to transfer St. David's College to Brecknock.

Power to annex College of Christ of Brecknock to College of St. David's.

constituting Endowments of the College of Christ of Brecknock ' vested in the said Ecclesiastical Commissioners by virtue of this 'Act or otherwise:' Be it therefore enacted. That it shall be lawful for Her Majesty, by any Order or Orders in Council ratifying a Scheme or Schemes of the said Ecclesiastical Conmissioners for England, to be prepared and published in the Manner directed by the said last-recited Act, at any Time after the passing of this Act, but without Prejudice to any Act, Deed Matter, or Thing before done, executed, or performed under the Provisions of this Act. to transfer to or vest in the Principal Tutors, and Professors of the said College of Saint David's, and their Successors, any of the Prebends or any specific Portions of the Prebends of the said College of Christ vested in the said Conmissioners by this Act or otherwise, or any Lands, Tithes, or Hereditaments belonging to or constituting the Corps of such Prebends, and charged in such Manner and subject to such Conditions as may be described or imposed by any such Scheme of the said Commissioners whereby such Augmentation shall be made, and that either in exchange for any of the said Benefices with Cure of Souls annexed to the said College, or otherwise; and that Her said Majesty may at any Time hereafter, if She shall think fit, in and by any such Order or Orders in Council ratifying any such Scheme or Schemes as aforesaid, such Scheme or Schemes being prepared with the Consent of the Bishop of the Diocese for the Time being to be testified by the Signature of the said Bishop. order and direct that Saint David's College shall be transferred from Lampeter in the County of Cardigan to Brecksock, and the same shall thereupon and with all convenient Speed be transferred accordingly; and the Principal, Tutors, and Professors of Saint David's College shall become Principal, Tutors, and Professors of the College of Saint David's in the County of Brecknock, by that Name, or by such other Name as shall be directed in such Scheme; and the said College so transferred shall hold and enjoy all the same Endowments and Privileges, and be under and subject to the same Government, Visitation, Statutes, Rules, and Regulations, as the said College may at the Time of such Transfer hold, enjoy, and be under and subject to at Lampeter, unless and until Her Majesty, in and by such Order, or any other such Order as afore said, shall order otherwise under the Authorities herein-after contained; and Her said Majesty is hereby authorized and empowered, if She shall see fit, in such Manner but subject to such Provisions as the High Court of Chancery shall by any Scheme to be settled by such Court approve, to annex the said College and Collegiate School of Christ of Brecknock to the said College of Saint David's, when the same shall have been so transferred to Brecknock, with a view either to their becoming separate Parts of One University, and under One System of Government and Visitetion, or to their being placed in such Relation to each other as separate Colleges, or otherwise, as Her said Majesty shall think fit, having regard to the distinctive Characters and Objects of the Two Institutions. XXI. Pro-

XXI. Provided always, in case of the Removal of the said Asto Education College of Saint David's to Brecknock Provision shall be made for if College rethe Reception and Education not only of Persons destined for Holy moved to Breck-Orders but also Persons intended for secular Employments.

XXII. The Powers of Augmentation given to Her Majesty in Powers of Augrespect of Saint David's College may be exercised either before mentation how or after the Transfer thereof to Brecknock, or the Annexation to be exercised. thereof to the said College of Christ of Brecknock.

XXIII. For all Purposes of Recital or Reference it shall be Reference to sufficient in all Cases to mention this Act as "The Christ College. Act. of Brecknock Act, 1853."

FIRST SCHEDULE.

Name of Prebend.	Endowments.	Rents reserved on Leases.		Pension to Schoolmaster.			Pension to Lecturer.		_	
Lianbister (with the Chancellorship annexed).	Tithe Rentcharge and Land	£ 60		d. 0	£	8,	ď,	£	<i>s</i> . 6	d. 8
Llanelwedd	The Tithe Rentcharge and Rectory of Llanelwedd.	7	13	4	-	-	-	1	4	0
Llandilograban	Tithe Rentcharge and 9A. OR. OP. of Glebe Land.	9	13	4	-	•	-	1	10	8
Llangadock and Llan- thoisant (annexed to the Deanery).	A Portion of the Tithes of Mothvey.	-	•	•		ortic O	na of O			
Llangammarch (with the Treasurership).	Annexed to the Bishoprick by 12th Anne, Stat. 2, Cap. 6.	60	0	0	-	-	-	2	6	8
Llandegley	Tithe Rentcharge	12	0	0	۱.		- 1	2	6	8
Liangunilo	Tithe Rentcharge	26	ō		9	5	8	_	_	•
Llansantfread in Elvel	Tithe Rentcharge	1	6	8		-		1	4	0
Llanwrthwl	Two Thirds of Tithe Rent- charge of Lianwrthwl, also Tithe Rentcharge of Lianlleonfel and 74. 3r. 25r. of Land.	13	6	8	-	•	•	2	6	8
Lianarthney	Two Thirds of Tithes of Lianarthney and HA. OR. 27P. of Land.	16	0	0	-	•	-	2	6	8
Mochtre	Tithe Rentcharge	8	0	0	l -	-		1	11	8
Nantgunllo	Tithe Rentcharge	10	0	0	-	-	-	1	4	Ō
	IN HAND									
Llangadock and Llan- thoisant (annexed to	Portions of the Tithes of Llangadock and Llan-	-	•	-	Prop		n of			

	Portions of the Tithes of Llangadock and Llanthoisant.	• • •	Proportion of 16 0 0
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VACANT.

Now vested in the Ecclesiastical Commissioners.

Boughrood (Llanbedr Painscastle).	Tithe Rentcharge of Llan-	2	0	0	-	-	- [1 10	8
Clyro	Tithe Rentcharge of Clyro with the Hamlet of Bettwys.	15	6	8	-	-	-	1 10	8

Name of Prebend.	Endowments.		Rents reserved on Leases.		Pension to Schoolmaster.		Pension to Lecturer.				
Garthbrengy	Tithe Rentcharge of Garth-		s. 0			£	•	d.		10	
ommitting)	brengy.	10	٠	v	-		-	-	١ .	10	•
Llandarog	Tithe Rentcharge of Llan- darog, Llanganten, and Llangynog, and Glebe Land.	10	0	0	-		•	-	1	10	8
Llandisilio	Tithe Rentcharge	26	5	0	I -		-	-	1	4	0
Llandrindod	Tithe Rentcharge of Llan- drindod.	6	0	0		0	9	0		_	
Llandygwydd	Tithe Rentcharge and Glebe	12	0	0	 -		-	-	1	13	4
Llanfynydd (with the Precentorship).	Part of the Tithe Rent- charges of the Parishes of Lianfynydd and Lian- gadock, with the Chapelry of Lianthoisant.	22	0	0	-		•	•	2	6	8
Lledrod	Tithe Rentcharge of Lledrod	6	13	4	-		-	-	1	4	0
St. Armons	Tithe Rentcharge of St. Armons.	14	0	0		1	10	8		-	
Trallwng	Parsonage House, Tithe Rentcharge, and Glebe.	20	0	0		1	4	0		-	

SECOND SCHEDULE.

FIRST PART,

Comprising the Lands and Hereditaments, including the Demosne and Site of Church and Schoolhouse, in hand.

No.	Description of Premises.	9	ment	itу.
		_	R.	7
1	Meadow, enclosed with a Stone Wall -	- 3	0	31
2	Garden • • • •	- 0	l	2
3	The Collegiate Church and Yard	- 0	0	30
4	Schoolhouse, with Two Dwellings above, Garden and Stable	- 0	0	3
5	House, Currier's Shop, and Garden, with Outbuildings	- 0	3	2
6	Stables, Wheelwright and Carpenter's Shop, and Yards	- 0	0	2
7	Walled Garden	- 0	1	
10	Meadow and Garden • •	- 1 0	3	1
11	Garden	- 0	ō	3
13	Meadows	و ا۔	9	-
14	Meadow -	. 1 4	ō	2
15	Meadow	_ .	ĭ	_
16	Meadow		i	3
17	Meadow -		Ă	ĭ
	Meadow -		•	1
ė	Six Cottages and Yard			ì
18 8 9	Three Cottages and Garden - • •		~	1
13		- 0	v	
	Eleven Cottages and Gardens	- 0	1	1
19	Roadway	0		3:
		28	3	- ;

SECOND PART.

The Prebend of Llangadock and Llanthoisant with the Parsonage of Mothvey, endowed with Portions of the Tithes of Llangadock and Llanthoisant, in hand, and of Mothvey in Lease.

C A P.

CAP. LXXXIIL

An Act to amend an Act of the Fourteenth and Fifteenth Victoria, Chapter Ninety-nine. [20th August 1853.]

HEREAS the Law touching Evidence requires further Amendment: Be it therefore declared and enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same as follows:

I. On the Trial of any Issue joined, or of any Matter or Ques- Husbands and tion, or on any Inquiry arising in any Suit, Action, or other Proceeding in any Court of Justice, or before any Person having by to be admissible Law or by Consent of Parties Authority to hear, receive, and examine Evidence, the Husbands and Wives of the Parties thereto, and of the Persons in whose Behalf any such Suit, Action, or other Proceeding may be brought or instituted, or opposed or defended, shall, except as herein-after excepted, be competent and compellable to give Evidence, either viva voce or by Deposition according to the Practice of the Court, on behalf of either or any of the Parties to the said Suit, Action, or other Proceeding.

Wives of Parties Witnesses;

II. Nothing herein shall render any Husband competent or exceptin Crimicompellable to give Evidence for or against his Wife, or any Wife nal and other competent or compellable to give Evidence for or against her Cases; Husband, in any Criminal Proceeding, or in any Proceeding instituted in consequence of Adultery.

III. No Husband shall be compellable to disclose any Commu- and not comnication made to him by his Wife during the Marriage, and no pelled to dis-Wife shall be compellable to disclose any Communication made closeCommunito her by her Husband during the Marriage.

cations,

IV. So much of Section One of the Act passed in the Session So much of of Parliament holden in the Sixth and Seventh Years of Her Section 1, of present Majesty, Chapter Eighty-five, as provides that the said as relates to Act shall not render competent the Husband or Wife of any Husbands and Party to any Suit, Action, or Proceeding individually named in Wives, repealed. the Record, or of any Lessor of the Plaintiff or of the Tenant of Premises sought to be recovered in Ejectment, or of the Landlord or other Person in whose Right any Defendant in Replevin may make cognizance, or of any Lessor in whose immediate and individual Behalf any Action may be brought or defended, either wholly or in part, is hereby repealed.

V. In citing this Act in other Acts of Parliament, or in any Short Title. Instrument, Document, or Proceeding, it shall be sufficient to use the Expression, "The Evidence Amendment Act, 1853."

VI. This Act shall commence on the Eleventh Day of July Commencement One thousand eight hundred and fifty-three.

CAP. LXXXIV.

An Act to amend the Passengers Act, 1852, so far as relates to the Passages of Natives of Asia or Africa, and also Passages between the Island of Ceylon and certain Parts of the East Indies. [20th August 1853.]

15 & 16 Viet. c. 44.

WHEREAS by the Twelfth Section of the Passengers Act of 1852 it is provided that no Ship shall convey a greater ' Number of Passengers, exclusive of bona fide Cabin Passengers, than after the Rate of One Passenger for every Fifteen superficial Feet of the Passenger Deck if such Ship be intended to pass ' within the Tropics: And whereas it is expedient to enable the 'Governors of Her Majesty's Possessions abroad to alter this ' Provision in the Case of Natives of Asia or Africa? Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Tenporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Governors of Possessions abroad may alter certain Rates prescribed by s. 12. of recited Act.

I. It shall be lawful for the Governors of Her Majesty's Possessions abroad, if they shall think fit, to declare by Proclamation that Ships intended to pass within the Tropics from any Ports within their respective Governments may convey Passengers, being Natives of Asia or Africa, after the Rate of One for every Twelve superficial Feet of the Passenger Deck instead of One for every Fifteen such superficial Feet as required by the Section aforesaid.

Exempting Vessels carrying Passengers between certain Ports from Operation of said s. 12.

II. 'And whereas it is expedient to exempt from the Operation of the whole of the said Twelfth Section Vessels carrying ' Passengers between the Ports of Ceylon and the Ports of the ' Territories under the Government of the East India Company ' which lie within the Gulf of Manar and Palks' Straits: Be it therefore enacted, That the Restrictions in the said Twelfth Section of the Passengers Act, 1852, shall not apply to Vessels proceeding on any Voyage from any Port or Place in the Island of Ceylon to any Port or Place in the Territories under the Government of the East India Company in the Gulf of Manar or Palks Straits, but that it shall be lawful for the Governor and Legislative Council of Ceylon, if they shall so think fit, to regulate by Ordinance the Number of Persons or Passengers who may be carried on board of Vessels proceeding on any such Voyage as last aforesaid.

This and recited III. The Passengers Act of 1852 and this Act shall be construed Act to be One. together as One Act.

CAP. LXXXV.

An Act for removing Doubts as to the Powers of the Registrar of Her Majesty's Privy Council to administer Oaths, and for providing for the Performance of the Duties of such Registrar in his Absence. [20th August 1853.]

MHEREAS Doubts are entertained as to the Extent of the Powers of the Registrar of Her Majesty's Privy

'Council appointed under an Act of the Session holden in the

Third and Fourth Years of King William the Fourth, intituled ' An Act for the better Administration of Justice in His Majesty's 8&4 W. 4.c. 41.

' Privy Council, for taking Evidence and administering Oaths: ' And whereas it would be for the public Convenience if such 'Registrar were empowered to take Affidavits and other Evidence ' and administer Oaths in all Matters pending before Her Majesty ' in Council or before the Judicial Committee of the Privy Council, ' and if Provision were made for the Appointment of a Person to 'act in the Absence of such Registrar:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons. in this present Parliament assembled, and by the Authority of the same, as follows:

I. It shall be lawful for the Registrar for the Time being of Registrar may Her Majesty's Privy Council appointed under the said Act, or examine Witsuch other Person or Persons as shall be appointed for this Purpose by Her Majesty in Council or by the said Judicial Committee, to examine Witnesses and take Affidavits and Depositions upon Oath in all Appeals, Causes, and Matters whatsoever pending before Her Majesty in Council or before the said Judicial Com-

mittee, and to administer Oaths accordingly.

II. In case of the Absence of the said Registrar it shall be Who to act for lawful for the President of Her Majesty's Privy Council to Registrar in his appoint a Person to act for the said Registrar during such Absence, and such Person while so acting shall have the same Powers in all respects as are vested in the said Registrar.

III. Nothing herein contained shall be taken to affect the Saving of exist-Power of Her Majesty under the said Act or otherwise, to direct ing Power of or limit the Duties to be performed by the said Registrar, or any Her Majesty, other Authority which might have been exercised by Her Majesty or by Her Privy Council or the said Judicial Committee in case this Act had not been passed.

C A P. LXXXVI.

An Act to remove Doubts as to the Rights of the liberated Africans in Sierra Leone. [20th August 1853.]

HEREAS Doubts have been entertained whether Africans who have been liberated, or taken and received under the ' Protection of the Crown, under the Provisions of the Acts for ' the Abolition and Suppression of the Slave Trade, and are domiciled in the Colony of Sierra Leone and its Dependencies, are British Subjects, and Doubts have been also entertained as ' to the Authority of the local Legislature of that Colony in ' legislating in relation to the Rights and Obligations of such Africans: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. All liberated Africans domiciled or resident, or who here- Liberated Africans after may be domiciled or resident, in the Colony of Sierra Leone cans in Sierra or its Dependencies, shall be deemed to be and to have been for deemed in all Purposes as from the Date of their being brought into or of Africa naturaltheir Arrival in the said Colony natural-born Subjects of Her born Subjects. Majesty,

CAP. LXXXIV.

An Act to amend the Passengers Act, 1852, so far as n to the Passages of Natives of Asia or Africa, and Passages between the Island of Ceylon and certain of the East Indies. 20th August

15 & 16 Viet. c. 44.

IN HEREAS by the Twelfth Section of the Passens of 1852 it is provided that no Ship shall convey a ' Number of Passengers, exclusive of bona fide Cabin Pa than after the Rate of One Passenger for every Fiftee ficial Feet of the Passenger Deck if such Ship be intend within the Tropics: And whereas it is expedient to ' Governors of Her Majesty's Possessions abroad to Provision in the Case of Natives of Asia or Afra therefore enacted by the Queen's most Excellent Majes with the Advice and Consent of the Lords Spiritual poral, and Commons, in this present Parliament asser by the Authority of the same, as follows:

I. It shall be lawful for the Governors of Her Majes Governors of sions abroad, if they shall think fit, to declare by P that Ships intended to pass within the Tropics from alter certain within their respective Governments may convey being Natives of Asia or Africa, after the Rate of O scribed by s. 12. Twelve superficial Feet of the Passenger Deck instead of recited Act. every Fifteen such superficial Feet as required by

aforesaid.

C. 84, 85.

Exempting Vessels carrying Passengers between certain Ports from Operation of said s. 12,

Possessions abroad may

Rates pre-

II. 'And whereas it is expedient to exempt from ' tion of the whole of the said Twelfth Section Ve ' Passengers between the Ports of Ceylon and the ' Territories under the Government of the East In ' which lie within the Gulf of Manar and Palks' & therefore enacted, That the Restrictions in the said tion of the Passengers Act, 1852, shall not apply to ceeding on any Voyage from any Port or Place in Ceylon to any Port or Place in the Territories under ment of the East India Company in the Gulf of Man Straits, but that it shall be lawful for the Governor lative Council of Ceylon, if they shall so think fit, to Ordinance the Number of Persons or Passengers carried on board of Vessels proceeding on any such Vo aforesaid.

This and recited . III. The Passengers Act of 1852 and this Act shall be together as One Act.

CAP. LXXXV.

An Act for removing Doubts as to the Powers of trar of Her Majesty's Privy Council to administ and for providing for the Performance of the such Registrar in his Absence. 20th Augu

THEREAS Doubts are entertained as to the the Powers of the Registrar of Her Majesty Council appointed under an Act of the Session holde

CAP. LXXXVII.

An Act to give to the Commissioners of Her Majesty's Works and Public Buildings extended Time and further Powers for completing the Embankment of the River Thames between Vauxhall and Battersea Bridges, and a new Street from Lower Sloane Street in connexion therewith. [20th August 1853.]

HEREAS by the Thirty-ninth Chapter of the Statutes made in the Session of Parliament held in the Ninth and 9 & 10 Vict. Tenth Years of Her Majesty Queen Victoria, and which received c. 39.

the Royal Assent on the Third Day of August One thousand eight hundred and forty-six, the Commissioners of Her Majesty's " Woods, Forests, Land Revenues, Works, and Buildings were empowered to construct and complete an Embankment and ' Roadway along the North Bank of the River Thames from Battersea Bridge to Vauxhall Bridge, and to construct and com-' plete a Bridge across the said River from a Point near to ' Chelsea Hospital to a Point near the Public House called the Red House, with convenient Approaches thereto, together with 'convenient Piers, Stairs, Hards, and Landing Places; and also 'a Street from the South End of Lower Sloane Street to the 'Northern Extremity of such Bridge, in manner therein mentioned, and according to certain Surveys, Plans, and Designs therein referred to; and which Plans and Designs, in pursuance of a Provision in that Behalf in the Sixth Section of the said 'Act contained, were duly deposited for public Inspection at the 'Office of the said Commissioners: And whereas in a Schedule to ' the said Act was contained a List of the Houses and Buildings, Lands and Hereditaments, which would probably be required ' for the Purposes thereof; and it was by the Eighth Section of the said Act provided that the said Commissioners, in making the said Roadway and Street and the Approaches to the said Bridge, should not deviate more than Fifty Feet from the Lines described in the aforesaid Plans and Designs, without the Consent and Approbation of the Person through whose Lands or 'Tenements such Deviation should be made, or the Use and Enjoyment of whose Tenements should be affected by such Deviation; and that in respect to the Soil or Freeholds of the · Reverend Joseph George Brett Clerk, no Deviation should take place without adequate Compensation in reference to the same being made to him in manner therein mentioned; and by the Twenty-first Section of the said Act it was provided that no ' Houses or Buildings, Lands or Hereditaments, other than the Bed of the said River, should be taken or made use of for the Purposes of the said Act, except such as were mentioned in the said Schedule thereunto annexed, or as were situated within the 'Limits of the Line of Deviation therein-before authorized, without the Consent in Writing of the Owner or Owners thereof being first had and obtained for that Purpose; and it was by ' the Twenty-seventh Section of the said Act also enacted, that if 'the said Commissioners for executing the said Act should not within the Space of Seven Years, to be computed from the

be obtained and made and given respectively by Order of the said Court made in a summary Way upon a Petition entitled "In the Matter of the College of Christ of Brecknock;" and it shall also be lawful for the said Court of Chancery from Time to Time to hear every such Petition, and to make such Order or Orders thereon, and (except so far as is otherwise provided by this Act) as to the Parties to be served therewith or to appear thereon, and as to the Costs, Charges, and Expenses of the Petitioner or Petitioners and all other Parties incurred by reason or in consequence thereof, as the said Court shall think fit.

Costs.

XV. The Costs, Charges, and Expenses incurred or to be incurred in or by the obtaining or passing of this Act, and of preparing the aforesaid Scheme by the said Ecclesiastical Commissioners, and also the Costs, Charges, and Expenses of all necessary Parties in or about the preparing of or consenting to any Petition or Petitions or other Proceedings for obtaining the Approval and Confirmation of the said Court of Chancery thereto, and of any Order or Orders to be made thereupon, shall be borne and paid in the first instance by the said Ecclesiastical Commissioners out of the Common Fund placed at their Disposal for the Purposes of the said Acts, and One equal Third Part of the Money which shall be applied in Payment of the said Costs, Charges, and Expenses by the said Ecclesiastical Commissioners shall be repaid to them or retained by them out of the Monies or Income belonging to the said College; and all the Costs, Charges, and Expenses of or incident to the carrying into execution any of the Powers and Authorities created or conferred by this Act or by any such Scheme as aforesaid, and not required to be exercised with the Approbation of the Court of Chancery, shall and may be retained and paid and discharged in the first place out of the Monies or Income belonging to the said College.

Residue of Property, except Schedule and Pensions, to remain vested in Ecclesiastical Commissioners and other Holders of same for the Time being.

XVI. All the Messuages, Lands, Tithes, Tithe Reatcharges, and Hereditaments belonging to or constituting the Corps of the several Lands in Second Prebends or Offices mentioned in the First Schedule to this Act, and all other, if any, the Lands, Tithes, Tithe Rentcharges, Hereditaments, and Premises belonging to or held in trust for the said Collegiate Church, or all or any One or more of the Dignities or Offices of Dean, Treasurer, Precentor, Chancellor, Prebends, or other Dignity or Office, Dignitics or Offices in the said College (other than and except the Lands and Hereditaments, Prebend and Parsonage, described in the Second Schedule to this Act, and except the Pensions and annual Sums payable by the present Holders of the said Dignities and Offices respectively.) shall from and after the passing of this Act (but subject and without Prejudice, as to such of the said Prebends as have not yet accrued to the said Ecclesiastical Commissioners, to the Rights and Interests of the present Holders thereof, and to the subsisting Leases thereof,) remain and be absolutely vested in the said Ecclematical Commissioners, their Successors and Assigns, freed and discharged from the Uses, Trusts, or Purposes for or to which the same are or may be liable to be applied under the said Royal Charter of the Thirty-second Year of the Reign of King Henry the Eighth, or any other Royal Charter or Charters, or Act or Acts of Parliament. or otherwise howsoever, but charged and chargeable nevertheless with

made certain Alterations in the original Plans and Designs of the said proposed Embankment and Roadway, and it is expedient that the said Commissioners should now be authorized to proceed with and complete the whole of the said proposed Embankment and Roadway and new Street, and for that Purpose it is ' necessary that the Time limited by the said first-recited Act should be extended, and that the Powers by the said first-recited 'Act conferred with reference to the said original Plans and Designs, and to the Houses and Buildings, Lands and Here-' ditaments, comprised in the Schedule to the said first-recited 'Act, should be extended to the said amended Plans and Designs, ' and to the Houses and Buildings, Lands, and Hereditaments ' comprised in the Schedule to this Act annexed:' May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

L It shall be lawful for the Commissioners of Her Majesty's Commissioners Works and Public Buildings, subject as after mentioned, to construct and complete an Embankment and Roadway along the North Bank of the River Thames from Battersea Bridge to Vauxhall according to the Battersea Bridge to Vauxhall according to the Battersea Bridge to Vauxhall according to the Battersea Bridge to Vauxhall according to the Battersea Bridge to Vauxhall according to the Battersea Bridge to Vauxhall according to the Battersea Bridge to Vauxhall according to the Battersea Bridge to Vauxhall according to the Battersea Bridge to the Battersea Bridge to the Battersea Bridge to the Battersea Bridge to the Battersea Bridge Bridge, or any Part or Parts of such Embankment and Roadway, amended Plans, according to the said amended Plans and Designs, and also to complete such new Street as in the said first-recited Act is

mentioned.

II. For the Purposes of this Act all the Enactments of the said Powers of rerecited Acts, except so far as the same are varied by or incon- cited Acts exsistent with the Provisions of this Act, shall be considered as tended to this herein repeated, with the Substitution of the said amended Plans Act. and Designs for the Plans and Designs mentioned in the said first-recited Act, and of the Schedule annexed to this Act for the Schedule annexed to the said first-recited Act, and of the Commissioners of Her Majesty's Works and Public Buildings for the Commissioners of Her Majesty's Woods, Forests, Land Revenues, Works, and Buildings: Provided nevertheless, that if If Property the Commissioners of Her Majesty's Works and Public Buildings not purchased shall not, within the Space of Four Years, to commence and be within Four Years the comcomputed from the First Day of July One thousand eight hundred and fifty-three, purchase and take the Tenements and Hereditato cease. ments or Parts thereof respectively which they are by this Act, by Reference as aforesaid, empowered to take, use, and purchase, then the compulsory Powers for such Purpose shall cease.

III. It shall be lawful for the Commissioners of Her Majesty's APortion of the Works and Public Buildings, with the Consent of Her Majesty, Embankment Her Heirs or Successors, and of the Mayor and Commonalty and Citizens of the City of London, to construct the said Embankment and Roadway on certain Portions of the Bed and Shore of the Foreshore the River Thames, between Cadogan Pier and Battersea Bridge, of the River, beyond the Limits of Deviation on the said deposited Plans: Pro- with Coment vided always, that the Embankment and Roadway so constructed beyond the said Limits of Deviation shall not project, encroach upon, or interfere with the Bed and Shore of the said River to

to complete Embankment according to the

near Battersea Bridge may be constructed on of Crown and Corporation.

a greater

C. 82.

specific Part or Parts of any One or more of the said Prehends as according to the Certificate of Two competent Surveyors, one to be appointed by the said Ecclesiastical Commissioners and the other by the governing Body of the said College and School to be incorporated as aforesaid, shall appear to be equivalent at least to such equal Moiety and Sixth Part or Share of the gross Value of the whole of the said Estates and Hereditaments subject to the Lease or Leases then subsisting therein; and from and after the Time which shall be fixed for that Purpose by the said Scheme, and after the same Scheme shall have come into operation, the Lands and Hereditaments so appropriated to the Use of the said College and School shall by force of this Act, and of such lastmentioned Scheme or Schemes so sanctioned as aforesaid, without any further Conveyance, be vested in the Persons so to be noninated and incorporated as aforesaid, and their Successors, as Part of the Endowment thereof, for the Uses and Purposes aforesaid, and the Remainder of the said Prebends, Estates, and Hereditaments shall thenceforth and at all Times for ever thereafter be and remain vested in the said Ecclesiastical Commissioners and their Successors, freed and discharged from all Trusts, Claims, and Demands for or on behalf of the said College and School.

Compensation for Relinquishment of Lands, &c.

13 & 14 Vict. c. 94.

Offices of Lecturer, Treasurer, &c. to cease on passing of Act.

XVIII. In consideration of the Relinquishment by the said Connop Bishop of Saint David's in favour of the said College of the Lands and Hereditaments, Prebend and Parsonage, respectively described in the Second Schedule to this Act, Compensation shall be made to the said Bishop for the said Lands, Hereditaments, Prebend, and Parsonage under the Provisions of an Act passed in the Thirteenth and Fourteenth Years of Her Majesty's Reign. intituled An Act to amend the Acts relating to the Ecclesiastical Commissioners for England, and by the Authority thereby provided in like Manner, as is by the Twenty-second Section of the said Act directed in the Case of the Severance of certain Benefices from the Sees therein respectively mentioned.

XIX. The present Lecturer and Schoolmaster of the said College and School shall cease to hold Office, and the said Offices be suppressed on the Appointment and Incorporation of such governing Body as herein-before is mentioned; but the said Ecclesiastical Commissioners, with the Sanction of the Court of Chancery, may, if they think fit, assign out of the Pension hereinbefore mentioned to both or either of such Officers any yearly Sums not exceeding the Stipends which have been accustomably paid to such Lecturer and Schoolmaster, and shall fix the Duration of such Payments, which shall form a Charge on the Endowment and Property of the said College; and the several Dignities of Offices of Treasurer, Precentor, Chancellor, Prebendaries, and other Dignities or Offices in or connected with the said Collegiate Church, shall, as to such of them as are vacant at the passing of this Act immediately upon its so passing, and as to all others immediately upon the next Vacancies thereof respectively, be suppressed.

*Charter for · 6th Feb., 9 G.4.

XX. 'And whereas His Majesty King George the Fourth, by St. David's Col- 'His Royal Charter bearing Date the Sixth Day of February lege, Lampeter, ' in the Ninth Year of His Reign, after reciting that His Majesty

C.82.

being informed that the Majority of Persons intended for Holy Orders in South Wales were unable by reason of their Poverty to pursue their Studies in the English Universities, and willing that there should be founded and established at Lampeter in the County of Cardigan One perpetual College for the Reception and Education of Persons destined for Holy Orders, which should be called Saint David's College, and should consist of One Principal, Two or more Tutors, and Two or more Professors, did appoint the Bishop of Saint David's for the Time being Visitor of the said College, and declared that the Principal, Tutors, and Professors, and their Successors, should be a Body Corporate by the Name of "The Principal, Tutors, and Professors of Saint David's College in the County of Cardigan in the Principality of Wales," and His Majesty granted to the said Corporation certain Advowsons with Cure of Souls and Sinecure Rectories or ' Parsonages mentioned in the said Charter: And whereas by the 3 & 4 Vict. ' said Act of the Third and Fourth Years of Her present Majesty's c. 113. s. 62. 'Reign it was enacted, that, if it were deemed fit, any Part of 'the Lands, Tithes, or Hereditaments which should vest in or 'accrue to the said Ecclesiastical Commissioners from or in re-' spect of the Cathedral Church of Saint David or the Collegiate ' Church of Brecon might, by the Authority therein provided, ' be transferred to the said College of Saint David's, in exchange for Benefices with Cure of Souls then connected with the said ' College; and the said College was empowered, upon the Completion of any such Arrangement, to convey any such Benefices to such Person or Body Corporate and in such Manner as should be directed by the like Authority: And whereas by an Act passed in a Session holden in the Sixth and Seventh Years of the Reign of Her present Majesty, intituled An Act for regulating the 6 & 7 Vict. 'Cathedral Churches of Wales, it was enacted, that so much of c. 77. a 13. ' the last-mentioned Act as related to the said College of Saint David should be repealed, and that Arrangements might be made by the Authority mentioned in the said Act (that is to say, by a Scheme prepared by the said Ecclesiastical Commissioners, and an Order of Her Majesty in Council confirming the same,) for effecting the Sale of the Advowsons of the several Benefices with Cure of Souls then annexed to the said College, and in-'vesting the Proceeds of such Sale for the Benefit of the said College; and that if it should be made to appear to the said Ecclesiastical Commissioners that the said College should afterwards not be competently endowed, it should be lawful, by the like Authority, to transfer to the said College, in augmentation of the Endowment thereof, any of the Lands, Tithes, Tenements, or Hereditaments in the Principality of Wales vested or to be vested in the Ecclesiastical Commissioners for England by or under the Provisions of the several Acts of Parliament men-'timed in relation thereto: And whereas the said Ecclesiastical Commissioners have made Arrangements in pursuance of the said Act for effecting the Sale of the Advowsons of certain Benefices with Cure of Souls annexed to the said College, and it is expedient that Her Majesty should be empowered, if She ' should see fit, to make further Provision for the College of Saint ' David's K k 2

fenced with Iron on the Northern Side thereof next the said Road and maintained by the said Commissioners; and the Returns at the Entrances herein-after mentioned to the Lands coloured Brown on the said Plan shall be also made and maintained at the Expense of the said Commissioners; such Belt or Plantation shall be fenced on the South Side thereof with an open Pale or Rail Fence by the said Thomas Cubitt, and the said Thomas Cubitt or other the Occupier for the Time being of the said Pieces of Land coloured Brown on the said Plan shall be bound to maintain such last-mentioned Fence in a proper and sufficient Manner, with Liberty for him or them to make it a close Paling not higher than Four Feet from the Ground; Openings shall be left to the Portions of Land coloured Brown on the said Plan at not less than every Twenty Feet, the Width of every such Opening pot to be less than Twelve Feet; the Fence to inclose the open Spaces coloured Green on the said Plan, and thereon marked A. and B. shall be an Iron Post and Rail Fence; no Structure except Cranes or Travellers shall be erected on the Pieces of Land coloured Brown on the said Plan, any Part of the Roof of which shall be of greater Height than Fourteen Feet from the Level of the Road marked C. on the said Plan; no Steam Engine shall be erected on the said Lands coloured Brown on the said Plan, or on any Part thereof: and the Entrance to the Pier marked on the said Plan as Pimlico Pier shall not be interfered with by the Commissioners.

Penalty on certain Lands erecting Steam Engines, or Structures thereon.

X. If the Owner or Occupier for the Time being of any of the Owners, &c. of Lands coloured Brown on the said Plan shall erect or permit of suffer any Steam Engine or Structure (except Cranes or Travellers) to be erected on the said Lands coloured Brown on the said Plan, contrary to the Provisions of this Act, then and in every such Case such Owner or Occupier shall for every such Offence forfeit and pay any Sum not exceeding Forty Shillings for each and every Day during which such Steam Engine or Structure shall remain on the said Lands or any Part thereof, One Moiety whereof shall be paid to the Informer, and the other Moiety whereof shall be applied in such Manner as other Penalties and Forfeitures are by this or by the firstly herein-before recited Act directed to be applied.

Thomas Cubitt to complete a certain Portion of the Embankment at his own Expense.

XI. The said Thomas Cubitt shall at his own Expense, and within Eighteen Months from the passing of this Act, complete and finish the said Embankment between King's Scholars Pond Sewer on the East and Distillery Lane on the West, to the Satisfaction of the Commissioners for the Time being of Her Majesty's Works and Public Buildings in all respects.

Thomas Cubitt, with Consent, may make Laybyes for Vessels on a Portion of the Lands coloured Brown on the Plan.

XII. It shall be lawful for the said Thomas Cubitt, with the previous Consent in Writing of the Commissioners or Chief Commissioner for the Time being of Her Majesty's Works and Public Buildings, to convert a certain Portion or certain Portions of the Lands coloured Brown on the said Plan into a Recess or Recesses to be used as a Laybye or Laybyes for Barges and other Vessels: Provided always, that such Consent may be given subject to such special Stipulations and Conditions for the Use and Maintenance of such Laybye or Laybyes as the said Commissioners or Chief

thief Commissioner for the Time being shall from Time to Time rder or prescribe.

XIII. It shall be sufficient for all Purposes to cite this Act as Short Title. he "Thames Embankment Act, 1853."

The SCHEDULE to which this Act refers.

on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
The.	Parish of Saint Geo	orge Hangper Sayar	e in the County	of Middleser
1 1			c, an are country	
•	The Bed and Shore of the River Thames.	and Commonalty and Citizens of the City of London.		The Public.
la	Outlet of the King's Scholars Pond Sewer.	The Metropolitan Commissioners of Sewers.		The Metropolitan Commissioners of Sewers.
16	Part of Wharves and Ornamental Gardens and Roads.	The Crown; the Mayor and Commonalty and Citizens of the City of London; Marquis of Westminster.	Thomas Cubitt -	Thomas Cubitt; the Public.
1 c	Part of Embankment of Chelses Bridge.	The Crown; the Com- missioners of Her Majesty's Works and Public Buildings; the Mayor and Com- monalty and Citisens of the City of London.		The Commissioners of Her Ma- jesty's Works and Public Buildings,
1	Wharf	The Equitable Gas Company.	• • •	The Equitable Gas _Company.
2a	Wharf	The Crown; Marquis of Westminster.	Thomas Cubitt, the Equitable Gas Company.	The Equitable Gas Company.
8	Wharves, Gardens, and Land.	The Marquis of West- minster.	Thomas Cubitt -	Thomas Cubitt.
3 a	Draw Dock	The Crown; the Mayor and Commonalty and Citizens of the City of London; the Marquis of Westminster.	Thomas Cubitt -	Thomas Cubitt.
34	Workshops and Yard	The Marquis of West- minster.	Thomas Cubitt -	Thomas Cubitt.
30	Road	The Marquis of West- minster.	Thomas Cubitt -	Thomas Cubitt.
4	The Pindico Steam Boat Landing Pier.	The Crown; the Mayor and Commonalty and Citizens of the City of London; Thomas Cubitt.		The City Steam Boat Company; the London, Westminster, and Vauxhall Steam PacketCompany.
5	Tenement and Garden	The Marquis of West- minster.	Thomas Cubitt -	John Keeble.
6	Land	The Marquis of West- minster.	Thomas Cubitt -	Thomas Cubitt.
6.5	Road	The Marquis of West- minster.	Thomas Cubitt -	Thomas Cubitt.
1	6 & 17 Vict.	Ll		

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Number on Pian.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occapiera.
68	Entrance to Belgrave Dock.	The Crown; the Mayor and Commonalty and Citizens of the City of London; the Marquis of Westminster.	Thomas Cubitt -	Thomas Cubit.
6 <i>c</i>	Road	Sloane Stanley	James Renny, Thomas Cubitt.	James Renny, Thomas Cubin.
7	Garden and Steps -	The Marquis of West-	Edward Wood -	Edward Wood.
7 <u>.</u> a	The Thames Bank Steam Boat Pier.	The Crown; the Mayor and Commonalty and Citizens of the City of London, Octavius Henry Smith.		The City Steam Boat Company the London Westminster, an Vanxhall Steam Packet Company
8	Draw Dock	The Crown; the Mayor and Commonalty and Citizens of the City of London; the Marquis of Westminster.	• • •	The Marquis of Westminster; the Public.
84	Road	The Marquis of West- minster.	Thomas Cubitt -	Thomas Cubit;
78	No. 1, Erin Place, House, Fore Court, and Back Garden.	The Marquis of West- minster.	Thomas Cubitt, Thomas Flight.	Elizabeth Forrow.
7 c	No. 2. Erin Place, "The Bricklayers Arms" Beer Shop, Fore Court, Yard, and Sheds.	The Marquis of West- minster.	Thomas Cubitt, Thomas Flight, Sarah Sacker.	Sarah Sacker.
7 d	No. 3, Erin Place, House, Fore Court, and Back Garden.	The Marquis of West- minster.	Thomas Cubitt, Thomas Flight.	Rebecca Ravenhii.
7.6	No. 4, Erin Place, House, Cottage, Sheds, Garden, and Fore Court.	The Marquis of West- minster.	Andrew Mann, Robert Mann, Margaret Mann.	James Russell
9	Docks to Messrs. Smiths Distillery.	The Crown; the Mayor and Commonalty and Citizens of the City of London; the Marquis of Westminster.	Octavius Henry Smith.	Octavius Heary Smith.
9 <i>a</i>	Reservoir to Messrs. Smiths Distillery.	The Marquis of West- minster.	Octavius Henry Smith.	Octavius Heary Smith.
10	Crane and Landing Place.	Sloane Stanley	James Renny, Thomas Cubitt.	James Renny, Thomas Cubitt.
10 a	Bar across Footpath -	Sloane Stanley	James Renny, Thomas Cubitt.	James Renny, Thomas Cubit.
11	Draw Dock	Sloane Stanley; the Crown; the Mayor and Commonalty and Citizens of the City of London.		Sloane Stanley; the Public.
11 a	Footpath	Sloane Stanley	James Renny, Thomas Cubitt.	The Public, James Renny, Thomas Cubitt.
12	Garden, Wharf, Dock, and Conduit Pipe.	Chelsea Waterworks Company.		Chelses Water- works Company.

mber m lan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees	Occupiers.
3	Broken Ground and Conduit Pipe.	The Marquis of West- minster.	Chelsea Water- works Com-	Chelsea Water- works Company
4	Pier Heads, Entrance to the Grosvenor Canal, and Garden Ground.	The Marquis of West- minster.	pany.	John Barlow.
5	"White Ferry" Public House and Garden.	The Marquis of West- minster.	Messrs. Elliott, Watney, and Company.	William Spratt.
54	Ferry	The Crown; the Mayor and Commonalty and Citizens of the City of London; the Water- man's Company.		William Spratt, James Rock.
6	Land	The Marquis of West- minster.		William Spratt.
7	Wharf	Chelsea Waterworks Company.		Chelsea Water-
8	Garden and Dwelling House.	Chelsea Waterworks Company.	The Commissioners of Her Majesty's Works and Public Buildings.	works Company. In hand.
	Malt Houses	Chelsea Waterworks Company.	The Commissioners of Her Majesty's Works and Public Buildings.	In hand.
	Ranelagh Wharf, Sheds, and Draw Dock.	Chelsea Waterworks Company.	Henry Edward Richards, Sa- muel Walker, James Hunter Tuck.	James Hunter Tuck.
lo	Grosvenor Ferry -	The Crown; the Mayor and Commonalty and Citizens of the City of London; the Water- man's Company		The Public.
21	Land	The Crown and the Commissioners of Chelsea Hospital.		The Commissioners of Chelsea Hospital.
22	Outlet and Bank to Ranelagh Sewer.	The Metropolitan Com- missioners of Sewers.		The Metropolitan Commissioners of Sewers.

The Parishes of Saint Luke Chelsea, and Saint Mary Abbott's Kensington, in the County of Middlesex.

		- •				
23	Outlet and Rank to	The Metropolitan Com-	1	_	_	The Metropolitan
	D	THE MEN OPONIAN COM-	-	-	_	
	Ranelagh Sewer.	missioners of Sewers.	l			Commissioners of
			1			Sewers.
23	m		1			Dewers.
	Terraces to Chelsea	The Crown; the Com-	l -	-		The Commission-
	Hospital, and Sum-	- decision and of Other				
	-reshirm' and Dinis-	missioners of Chelsea	ī			0.0 0. 0
	mer Houses, Stairs,	Hospital.	1			Hospital.
	and Canseway	wavelens.	1			
	WILL CATISOWNY.		l .			l .

Number on	Description of	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
Plan.	Property.			
24	Creek and Outlet of Smith Street Sewer.	sioners of Sewers; the Commissioners of		The Metropolists. Commissioners of Sewers; the Commissioners of Chelsea Hospital
25	Garden and Summer House.	Chelsea Hospital. The Crown	Sir Willoughby Gordon	Sir Willoughby Gordon.
26 a	Gough House, Man-	Lord Calthorpe -	The Reverend Dr. Wilson.	The Reverend Dr. Wilson.
26	Coach House, Two Gardens, Sheds, Greenhouses, &c. Druce's No. 2 Wharf, Sheds, Workshops,	Lord Calthorpe •	William Druce -	William Droce. John Hyde, John
27	Two Cottages, and Dwelling House. Five Cottages, Shed, and open Ground.	Earl Cadogan, Christiana Hart.	William Druce, Mary Ann Berry.	Larking, Heavy Philip Dixon. Mary Ann Berry, William Ruber- gall, Stephen Wi-
27 b	Land	Earl Cadogan -	John Lyall, James Bagster Lyall.	1
27 a	Public Way, Paradise Walk.	The Commissioners for Paving the Parish of Saint Luke Chelses.	ď	The Public.
28	Bull Wharf, Sheds, and Dwelling House.		- William Druce William Ruber gall, Stepher William Morri	Stephen William
29	Swan . Wharf, and Buildings thereon.	Isabella Bernard Hov Christiana Har Richard Cooper.	rt, William Law	
30	Swan Brewery an Buildings.	d Isabella Bernard Ho	Bagster Lyal Frederick Whit	e. Frederick White
81	Shed	- The A pothecaries Corpany.	Bagster Lya FrederickWhi	Bagster Lyll, te. Frederick White
32	A Boat House	The Apothecaries Corpany.	Company.	Company.
32		The Apothecaries Co	Company.	pany. The Apothecarie
83	Garden and priva Landing Place.	pany.	- John Harbu	Company.
84	Old Swan What Warehouses, Stable Sheds, Cottage, as Dwelling House.	28,	Davidge, Per Kruse, Thom Love Bull.	er :
35	1 - 0	- Earl Cadogan -	John Harbu Davidge, Jo Lyall, —— Walmsley.	hn —
-85	Tenement, No. Queen's Road, We	64, Earl Cadogan - st.	- Thomas Ellic	w 1
36 -	"The Old Swan" Pulic House, Teneme	nt, of	- Thomas Ellic James Watne	

umber on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Oçcupiers.
36 a	Tenement, No. 62, Queen's Road, West.	Earl Cadogan	Thomas Elliott, James Watney.	John Coates.
36 b	Tenement, No. 61, Queen's Road, West.	Earl Cadogan	Thomas Elliott, James Watney.	Charles William Evens.
36 <i>c</i>		Earl Cadogan -	Richard Frederick Davis, George Rawbone, George Battcock, John Leslie.	John Leslie.
36 d	Tenement, No. 59, Queen's Road, West, "The Waterman's Arms" Beer Shop.	Earl Cadogan	RichardFrederick Davis, George Rawbone,George Battcock,Charles Spencer.	-
36.	Tenement, No. 58, Queen's Road, West.	Earl Cadogan	Richard Frederick Davis, George Rawbone, George Battcock, Charles Child.	
36 <i>f</i>	Tenement, No. 57, Queen's Road, West.	Earl Cadogan	William Leslie, Edward Lam- bert, Frederick Battcock.	James Quixley.
37	Chelsea Wharf, Malt House, and Cooper- age.	Earl Cadogan	William Leslie, Edward Lambert, Frederick Battcock, George Duncan, Arthur Hutton, Charles Thomas, William Drewett.	cock, Georg Duncan, Arthu Hutton, Charle Thomas, William Drewett.
38	Public Draw Dock, East End of Cheyne Walk.	The Crown; the Mayor and Commonalty and Citizens of the City of London; Earl Cadogan; the Com- missioners for Paving and Lighting the Parish of Saint Luke Chelsea.	Drewen	The Public.
38 a	Public Way, Cheyne Walk.	The Commissioners for Paving and Lighting the Parish of Saint Luke Chelsea.		The Public.
386	Public Canseway and Stairs.	The Crown; the Mayor and Commonalty and Citizens of London.		The Public.
39	The Cadogan Steam Boat Landing Pier.	The Crown; the Mayor and Commonalty and Citisens of the City of London; Earl Cadogan.		The City Stean Boat Company the London Westminster, an Vauxhall Stean Packet Company
39 a	Stairs and Landing Place,	The Crown; the Mayor and Commonalty and Citizens of London.		charles Greaves

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Number	Description	Owners	Lessees	
on	of	or reputed Owners.	or reputed Lessees.	Occupiers.
Plan.	Property.	or reputed Owners.	Of Teputed Desects	
40	Stairs and Causeway -	The Crown; the Mayor and Commonalty and Citizens of London.		The Public.
40 a	Causeway	The Crown; the Mayor and Commonalty and Citizens of London.		The Public.
41	Tenement, Stables, and Wharf.	Sarah Casterton -	Henry Alldin, Henry Alldin, junior.	Henry Aldis, junior.
42	Tenement, No. 19, Lombard Street.	Sarah Casterton -	-	Reuben Cook.
43	Tenement, No. 18, Lombard Street.	Sarah Casterton -		Jeremiah May.
44	Tenement, No. 17, Lombard Street.	Ann Johnson		Ann Johnson.
45	Tenement, No. 17‡, Lombard Street.	Charles William Wall-		Josiah Johnson, Edward Stokes.
46	Tenement, No. 16, Lombard Street, the "Waterman's Arms" Beer House.	grave. Richard Newman -		John Bull.
47	Tenement, No. 15, Lombard Street, and Passage.	Sloane Stanley -	Oliver Pitts -	Oliver Pitts.
48	Tenement, No. 14, Lombard Street.	Sloane Stanley -	Oliver Pitts -	Samuel Cockin.
49	Tenements and Wharf, No. 13, Lombard Street.	Sloane Stanley -	Oliver Pitts -	James George Lawrence.
50	Danvers Wharf	Sloane Stanley -	William Gladdish, Thomas Nunn Gladdish.	William Gladdish, Thomas Num Gladdish.
51	Old Ferry Wharf, House, Counting House, and Cause-	Sloane Stanley -	John King, John Perry, John Davis.	John Davis.
52	Tenement, No. 1, Duke Street.	Sloane Stanley -	John King, John Perry, James Morgan.	James Morgan.
53	Tenement, No. 2, Duke Street.	Sloane Stanley -	John King, James Hadderley.	James Hadderley.
54	Tenement, No. 3, Duke Street.	John Hawkes		William Same
55	Tenement, No. 4, Duke Street.	John Hawkes		John Hawkes.
56	Tenement, No. 5, Duke	Jonathan Douthwaite		Robert Storey.
57	Tenement, No. 12, Duke Street, the "Adam and Eve" Public House.	Louisa Earp	Messrs. Calvert and Company.	William Wood.
58	Tenement, No. 13, Duke Street.	John Perry		William Blyth.
59	Tenement, No. 14, Duke Street.	William Boxall and George Boxall.	1	i
60	Tenement, No. 19, Duke Street.	Henry White	William Belcher -	William Belcher.
61	Tenement, No. 20, Duke Street.	Mary Ann Purcell -		William Maskell.

Number on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
62	Tenement, No. 21, Duke Street.	Felix Gardner, John Gardner, Samuel Watkins Gardner.	William Kelly -	William Kelly.
63	Tenement, No. 22, Duke Street.	Stephen Cox	•	Thomas Groom.
64	Tenement, No. 23, Duke Street, and Entrance to the Bat- tersea Bridge Pier.	Earl Cadogan	Richard William Jennings; the City Steam Boat Company.	The City Steam Boat Company; the London, Westminster, and Vauxhall Steam PacketCompany; John Burney.
	The Battersea Bridge Steam Boat Landing Pier.	The Crown; the Mayor and Commonalty and Citizens of the City of London; the City Steam Boat Company; the London, Westminster, and Vauxhall Steam Packet Company.		The City Steam Boat Company; the London, Westminster, and Vauxhall Steam Packet Company.
66	Tenement, No. 1, Beaufort Place.	Earl Cadogan	George Long, Catherine Mary Long, George Thomas Long, Philip Coombs.	Philip Coombs.
67	Tenement, No. 2, Beaufort Place.	Earl Cadogan	George Long, Catherine Mary Long, George Thomas Long, Rachael Dicker.	Rachael Dicker.
68	Tenement, No. 2, Duke Street.	Earl Cadogan	George Long, Catherine Mary Long, George Thomas Long.	Aaron Bond.
69	Tenement, No. 7, Duke Street.	Earl Cadogan		William Carpenter.
70	Tenement, No. 6, Duke Street.	Earl Cadogan	George Long, Catherine Mary Long, George Thomas Long.	William Bishop.
. 71	Tenement, No. 5, Duke Street	Earl Cadogan	Elizabeth Har- rison, Richard Baker Leslie, William Leslie,	Lucy Fowler.
72	Tenement, No. 4, Duke Street.	Earl Cadogan	William Simpkins	Lucy Hawes.
73	Tenement, No. 3, Duke Street.	Earl Cadogan	William Simpkins, William John Carless.	William John Carless,
74	Tenement, No. 2, Duke Street.	Sloane Stanley	John King -	John Michael Weidner.
75	Tenement, No. 1, Duke Street.		John King, John Perry.	l .
76	Tenement in White	Sloane Stanley	John King, John Perry.	John Perry.

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Number on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
77	Stable in White Hart Alley.	Sloane Stanley	John King, John Perry.	John Michael Weidner.
78	Two Tenements and Yard in White Hart Alley.	Sloane Stanley	John King, John Perry.	John Perry.
79	Four Cottages, North End of White Hart	Sloane Stanley	John King, John Perry.	John Perry.
80	Alley. Tenement, No. 2, Duke Street, the "White	Sloane Stanley	John King, James Barnett, J	J Gregory.
81	Hart" Public House. Tenement, No. 1, Duke Street, South-west Corner of Danvers Street.	Sloane Stanley	Gregory. Jane Walcott, Nicholas Morri- son.	Nicholas Morrison.
82	Tenement, No. 12, Lombard Street, South-east Corner of Danvers Street.	Sloane Stanley	Elizabeth Free- man.	Elizabeth Free- man.
83	Tenement, No. 11, Lombard Street.	Sioane Stanley	John Carter, William John Stevens.	William John Stevens.
84	Tenement, No. 10, Lombard Street.	Sloane Stanley	John Long, Charles Vanden- burgh.	Charles Vanden- burgh.
85	Tenement, No. 9, Lom- bard Street.	Sloane Stanley	Mary Ann Liver- more.	William Haines.
86	Tenement, No. 8, Lom- bard Street.	Sloane Stanley	Joseph Henry Keates, Robert Brown.	Thomas Rasthrook, John Robins.
87	Tenement, No. 7, Lom- bard Street.	Charles Thomas Mears	Mary M'Gregor, Margaret Cart-	Thomas Mitchell.
88	Tenement, No. 6, Lombard Street.	James Minns, James Eades, George Ed- wards.	wright.	Elizabeth Roff.
89	Tenement, No. 5, Lombard Street.	James Minns, James Eades, George Ed- wards.		Charles Hyde.
90	Tenement, No. 4, Lom- bard Street.	Sarah Casterton	William Hall -	Abraham Hardy.
91	Tenement, No. 3, Lombard Street, the "Rising Sun" Public House.	Sarah Casterton	William Hall -	William Hall
92	Ten Tenements, with vacant Ground in Lombard Buildings.	Sarah Casterton	William Hall -	William Hall.
93	Tenement, No. 4, Lombard Terrace.	Sarah Casterton	Thomas Cuthbert-	Edmund Newton.

The Parish of Saint John the Evangelist Westminster, in the County of Middlesex.

la	Outlet of the King's Scholars Pond Sewer.	The Metropolitan Commissioners of Sewers.		•		The Metropolitan Commissioners of Sewers.
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Number on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.

NEW STREET FROM LOWER SLOANE STREET, The Parish of Saint Luke Chelsea, in the County of Middlesex.

	_	· · · · · · · · · · · · · · · · · · ·	• •	
1	Vacant Ground -	Marquis of Westminster		Marquis of West- minster.
2	Vacant Ground -	The Right Honourable Earl Cadogan.	George Fuge Hol- land.	John Satchell, Ed- ward Alexander, —— Holland.
3	Tenement, No.1, Sloane Square, with Pre- mises behind.	The Right Honourable Earl Cadogan.	Herbert Sawyer, Philip Burgess, Mrs. Burgess.	Herbert Sawyer, Philip Burgess, Robert Edward Barnes.
4	Cottage and Garden -	The Right Honourable Earl Cadogan.	George Frederick Fuge.	John Satchell.
5	Cottage and Garden -	The Right Honourable Earl Cadogan.	George Frederick Fuge.	EdwardAlexander.
6	Tenement, No.2, Sloane Square, with Pre- mises in rear.	The Right Honourable Earl Cadogan.	Charles James Johnson.	Orbell James Hustler.
7	Tenement, No.3, Sloane Square, with Pre- mises in rear.	The Right Honourable Earl Cadogan.	William Painter, John Shipway, Emma Shepherd.	John Shipway.
8	Tenement, No.4, Sloane Square, with Pre- mises behind.	The Right Honourable Earl Cadogan,	George Zobell -	Joshua Nettleton.
9	Tenement, No. 341, Lower Sloane Street,	The Right Honourable Earl Cadogan.	Caroline Holland, Ann Taylor.	John Hawkins.
10	Tenement, No. 35, Lower Sloane Street.	The Right Honourable Earl Cadogan.	Caroline Holland, Ann Taylor.	Henry George Bartlett.
11	Ride, Stables, and Premises.	The Right Honourable Earl Cadogan.	John Coton -	Pearson Till.
12	Coach Houses, Stables, and Dwelling.	The Right Honourable Earl Cadogan.	John Coton -	Pearson Till.
13	Vacant Ground -	The Right Honourable Earl Cadogan,		William Winks.
14	Tenement, No. 18, White Lion Street.	The Right Honourable Earl Cadogan.	Henry John Mar- shall, William Messam Mar- shall.	James Milligan.
15	Tenements, Nos. 16 and 17, White Lion Street.	The Right Honourable Earl Cadogan.	Henry John Mar- shall, William Messam Mar- shall.	Joseph Dixon, William Hewer.
16	Tenement, No. 15, White Lion Street.	The Right Honourable Earl Cadogan.	Henry John Mar- shall, William Messam Mar- shall	Charlotte Veasia,
17	Tenement, No. 14, White Lion Street.	The Right Honourable Earl Cadogan.	Henry John Mar- shall, William Messam Mar- shall.	John Barnes.
18	Sheds	The Right Honourable Earl Cadogan.	Charles Gray, Sarah Gray.	John Jones.
19	Tenement, No. 9, Royal Hospital Row.	The Right Honourable Earl Cadogan.	Charles Gray, Sarah Gray.	George Glanville.
20	Tenement, No. 8, Royal Hospital Row.	The Right Honourable Earl Cadogan.	Charles Gray, Sarah Gray.	Harriet Gingell.

Number on Plan.	Description of Property.	Owners or reputed Owners.	Lessees or reputed Lessees.	Occupiers.
21	Burial Ground	The Crown	The Commissioners of Chelses Hospital.	The Commissioners of Chelses Hospital.
22	Clarence House, Play Ground, and Garden.	Elizabeth Catherine Addison.		
23	Garden	George Brett		Thomas Winks.
24	House and Grounds -	George Brett		George Brett.
25	The Ranelagh Sewer -	The Metropolitan Commissioners of Sewers.	• •	The Metropolita Commissioners Sewers.
The	Parish of Saint Ge	orge Hanover Squar	re, in the County	of Middlesez.
25	The Ranelagh Sewer -	The Metropolitan Com- missioners of Sewers.		The Metropolita Commissioners Sewers.
26 -	Land	The Commissioners of Chelsea Hospital.		The Commission ers of Chelse Hospital
27	Land	The Commissioners of Chelsea Hospital.	•	The Commission ers of Chelses Hospital.
28	Land	The Marquis of West-		The Marquis of Westminster.
29	House and Garden -	Chelsea Waterworks Company.	The Commissioners of Her Majesty's Works and Public Buildings.	
30	Garden	The Marquis of West- minster.		William Spratt.
		777 3.F		1

minster.

C A P. LXXXVIII.

House, The Marquis of West- | Messra Elliottand | William Spratt.

Watney.

An Act to repeal the Duties payable in respect of Horses let for Hire, and to grant new Duties on Licences to let Horses for Hire.

[20th August 1853]

WHEREAS it is expedient to repeal the Duties now payable in respect of Horses let for Hire, and on Licences to let 'Horses for Hire, and in lieu thereof to impose other Duties on such Licences: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. From and after the Tenth Day of October One thousand eight hundred and fifty-three the Duties now payable in Great Britain under the Act passed in the Session of Parliament holden in the Second and Third Years of the Reign of His late Majesty King William the Fourth, Chapter One hundred and twenty, or any other Act or Acts, for or in respect of Horses let for Hire, and on Licences to let Horses for Hire, and all Clauses, Provisions, and Regulations.

Duties on Horses let for Hire and on Licences to let Horses repealed.

31

Ferry

Grounds, and Sheds.

Duty.

Regulations for levying, collecting, and securing the said Duties, but so far only as they relate to such Duties, shall respectively cease and determine, and shall be and the same are hereby repealed, save and except as to any of the said Duties which shall have been charged or incurred on or before the said Tenth Day of October One thousand eight hundred and fifty-three, and any Arrear thereof, and as to all Fines and Penalties incurred or which may be incurred in respect of the said Duties or Arrears or in relation thereto, all which said Duties and Arrears. Fines and Penalties, so excepted as aforesaid, shall respectively be sued for, recovered, levied, paid, and applied in the same Manner as if this Act had not been passed.

II. In lieu of the said Duties hereby repealed there shall be Grant of new. granted, raised, levied, collected, and paid from and after the said Duties on Li-Tenth Day of October One thousand eight hundred and fifty-three, cences to let unto and for the Use of Her Majesty, Her Heirs and Successors, in and throughout Great Britain, for and in respect of every Licence to be taken out yearly by every Person who shall let any Horse for Hire with or without any Carriage to be used therewith, the following Duties; (that is to say,)

Horses for Hire.

Where the Person taking out such Licence shall	£	s.	d.
keep at one and the same Time to let for Hire			
One Horse or One Carriage only	7	10	0
And where such Person shall keep as aforesaid any			
greater Number of Horses or Carriages-			
Not exceeding Two Horses or Two Carriages	12	10	0
Not exceeding Four Horses or Three Car-		10	v
riages	20	0	0
Not exceeding Eight Horses or Six Carriages	30	_	ŏ
Not exceeding Twelve Horses or Nine Car-	00	v	v
	40	0	0
riages	40	U	U
Not exceeding Sixteen Horses or Twelve		^	^
Carriages	50	0	0
Not exceeding Twenty Horses or Fifteen Car-		_	_
riages -	60	0	0
Exceeding Fifteen Carriages	70	0	0
Exceeding Twenty Horses, then for every			
additional Number of Ten Horses, and for			
any additional Number less than Ten over			
and above Twenty or any other Multiple of			
Ten Horses, the further additional Duty of	10	0	0
III. The said Duties by this Act granted shall be		min	ated

is Act granted shall be denominated Duties granted and deemed to be Duties of Excise, and shall be under the Care to be Duties of and Management of the Commissioners of Inland Revenue for Excise under the Time being; and all Powers, Provisions, Clauses, Regulations, and Directions, Fines, Forfeitures, and Penalties, contained of Inland n or enacted by any Act or Acts in force for securing the Duties Revenue. of Excise, or any of them, or otherwise in relation thereto, shall in all Cases not herein expressly provided for, and so far as the same are not superseded or expressly repealed by and are consistent with the express Provisions of this Act, be duly observed, applied, Practised, and put in execution for charging, raising, levying, collecting,

the Care of the

collecting, and securing the said Duties hereby granted, and otherwise relating thereto, as fully and effectually to all Intents and Purposes as if the same Powers, Provisions, Clauses, Regulations, Directions, Fines, Forfeitures, and Penalties were particularly repeated and re-enacted in the Body of this Act with reference to the said Duties hereby granted.

Persons who let to take out Licences under this Act.

IV. Every Person who shall let any Horse for Hire to be used Horses for Hire either as a Saddle Horse or for drawing any Carriage conveying any Person or for drawing any Hearse shall, before he shall let any such Horse for Hire, take out a proper Licence for that Purpose under this Act to be granted by the Collector or other Person having charge of the Collection, and the Supervisor of Excise within the Collection and District in which the Person requiring such Licence shall reside or carry on the Business of letting Horses for Hire, or by such other Person or Persons as the Commissioners of Inland Revenue shall appoint or authorize in that Behalf, on Payment of the Duty chargeable on such

Not to extend to Horses used in licensed Stage or Hackney Carriages.

V. Provided always, That no Person shall be required to take out any such Licence as aforesaid in respect of any Horse used in drawing any public Stage Carriage duly licensed by the Commissioners of Inland Revenue, or their proper Officer, or in respect of any Horse used in drawing any Hackney Carriage duly licensed by the like Authority, such Hackney Carriage being regularly and constantly used for the Purpose of standing or plying for Hire in the public Streets or Roads within the Limits of the Act passed in the present Session of Parliament, Chapter Thirty-three, for the better Regulation of Metropolitan Stage and Hackney Carriages, provided such Hackney Carriage shall be hired within and shall not be used to go beyond such Limits.

Persons applying for Licence to sign a Requisition containing certain Particulars.

VI. Every Person applying for any such Licence as aforesaid shall, before the same shall be granted to him, fill up and sign a printed Form of Requisition for such Licence to be provided by the Commissioners of Inland Revenue for that Purpose, and shall insert and set forth therein his full and true Christian Name and Surname and Place of Abode, and the Place or Places where he carries on or intends to carry on the Business of letting Horses for Hire, and shall also specify and set forth in such Form fully and truly the greatest Number of Horses and Carriages respectively which such Applicant has at any One Time within the Space of One Year immediately preceding such Application kept to be let for Hire, and the Duty on the Licence to be granted on such Requisition shall be charged according to the greatest Number of such Horses or Carriages so kept, whichever may give the higher Rate of Duty: Provided always, that it shall be lawful for any Person applying for such Licence as aforesaid to require a Licence to be granted to authorize him to keep and let for Hire at One Time a greater Number of Horses and Carriages respectively than the greatest Number thereof which he so kept in the previous Year, and in such Case the Duty chargeable under this Act upon such Licence shall be charged in respect of the Number of Horses or Carriages which such Licence shall authorize to be so kept; and it shall also be lawful for any Person applying for such Licence as aforesaid who shall not within the Year

Year preceding have kept any Horses or Carriages to be let for Hire to specify in the Requisition for such Licence any Number of Horses and Carriages intended to be kept by him to be let for Hire, and to require a Licence to be granted to authorize him to keep and let for Hire such Number of Horses and Carriages, and upon Payment of the Duty chargeable under this Act in respect of such Number of Horses or Carriages such Licence shall be granted to him accordingly.

VII. There shall be specified in every such Licence to be Particulars to granted under this Act the true Christian Name and Surname be specified in and Place of Abode of the Person to whom the same shall be granted, the Sum paid for such Licence, and the greatest Number of Carriages and Horses respectively which the same will authorize to be kept at One Time to be let for Hire, and the Place or several Places where such Person shall carry on or intend to carry

on the Business of letting Horses or Carriages for Hire.

VIII. Every Licence to let Horses for Hire which shall be Commencement granted under this Act shall have effect and continue in force and Expiration from the Day of the Date thereof until the Day herein-after of Licences. appointed for the Expiration thereof, both Days inclusive; and every such Licence which shall be granted before the Sixth Day of April One thousand eight hundred and fifty-four shall expire on the Fifth Day of April One thousand eight hundred and fiftyfour, and every such Licence which shall be granted upon or at any Time after the said Sixth Day of April One thousand eight hundred and fifty-four shall expire on the Fifth Day of April next after the Day of the granting thereof, or if granted on the Fifth Day of April in any Year such Licence shall expire with the Day on which the same shall be granted.

IX. Every Person to whom any such Licence as aforesaid shall Renewal of be granted, and who shall be desirous of continuing the Business Licences. of letting Horses for Hire after the Expiration thereof, shall take out a fresh Licence for that Purpose for the following Year, to expire on the Day herein-before appointed in that Behalf, and shall so renew the same from Year to Year so long as he shall desire to continue such Business and shall pay the Duty by this Act charged on every such Licence; and every such Person shall give Notice in Writing Twenty-one Days at least before the Expiration of the current Licence to him granted of his Intention to renew the same to the Collector or Supervisor or other Person authorized to grant such Licences for the District or Place at which such Business is intended to be carried on; and where such Notice shall have been given the new Licence shall bear Date on the Day next after the Day of the Expiration of the former Licence, but if such Notice shall not have been given the Licence shall bear Date on the Day of the Application for the same.

X. Provided always, That upon any Licence to let Horses for Aproportionate Hire which shall be taken out before the Sixth Day of April Part of the One thousand eight hundred and fifty-four a proportionate Part yearly Duty to only of the annual Duty by this Act charged on a yearly Licence taken out that he maid in records of the Parties of the Par shall be paid in respect of the Portion of a Year for which such before 6th April Licence will be granted; (that is to say,) if such Licence shall 1854. be taken out before the Sixth Day of January One thousand

eight hundred and fifty-four there shall be paid for the same One Half of the said annual Duty, and if such Licence shall be taken out upon or after the said Sixth Day of January and before the Sixth Day of April One thousand eight hundred and fifty-four there shall be paid for the same One Fourth Part of the said annual Duty.

Licences to Persons commencing Business to be granted on Payment of a proportionate Part of the Duty according to the Quarter in which they are taken out.

XI. Provided also, That when any Person shall be desirous of beginning to exercise the Business of letting Horses for Hire at any Time after the said Sixth Day of April One thousand eight hundred and fifty-four, such Persons not having before taken out any Licence in that Behalf, it shall be lawful to grant such Licence for the Remainder of the current Year ending on the Fifth Day of April next after the granting of such Licence, upon Payment of the full annual Duty by this Act imposed on such Licence, or a proportionate Part only of such Duty, according to the Directions herein-after given in such Case; (that is to say,) if such Licence shall be taken out at any Time within the Quarter of a Year ending on the Fifth Day of July in any Year, the same shall be granted upon Payment of the whole of the said annual Duty; and if such Licence shall be taken out at any Time within the Quarter ending on the Tenth Day of October in any Year, the same shall be granted upon Payment of Three Fourth Parts only of the said annual Duty; and if such Licence shall be taken out at any Time within the Quarter ending on the Fifth Day of January in any Year, the same shall be granted upon Payment of One Half only of the said annual Duty; and if such Licence shall be taken out at any Time within the Quarter ending on the Fifth Day of April in any Year, the same shall be granted upon Payment of One Fourth Part only of the said annual Duty.

Persons before Licence shall not be entitled to take out Licence on Payment of less than the annual Duty unless former Licence expired One Year previously.

XII. Provided always, That no Person who shall at any Time have taken out, either under this or any former Act, a Licence to let Horses for Hire, and who shall after the Expiration of such Licence apply for a new Licence to let Horses for Hire under this Act, either on the same or on other or different Premises from those on which he before carried on the Business of letting Horses for Hire, shall be deemed to be a Person beginning to exercise the said Business within the Meaning of this Act so as to entitle him to take out such Licence upon Payment of a proportionate Part only of the annual Duty by this Act thereon imposed, but every such Person shall pay the whole of such annual Duty, unless the Period between the Expiration of the former Licence and the taking out of the new Licence shall be at least a Period of One Year.

Persons deto let for Hire a greater Number of Horses or Carriages than specified in Licence may take out a supplemental Licence.

XIII. Provided always, That if any Person to whom any sirous of keeping Licence to let Horses for Hire shall have been granted under this Act shall be desirous during the Existence of such Licence of keeping to let for Hire any greater Number of Horses or Carriages than such Licence shall authorize him to keep for that Purpose, it shall be lawful for him to apply for and require to be granted to him a supplemental Licence to authorize him to keep and let for Hire such additional Number of Horses or Carriages, or both, as shall be specified in the Requisition to be signed by him in that Behalf, and such supplemental Licence shall be granted accordingly on Payment of such Sum for the Duty thereon

thereon as would be payable by a Person then beginning the Business of letting Horses for Hire for a Licence to keep and let for Hire the Number of Horses and Carriages respectively specified in such supplemental Licence for the Remainder of the current Year ending on the Fifth Day of April next following.

XIV. Before any such Licence as aforesaid shall be granted Persons into any Person, and before any Person shall let any Horse for tending to let Hire for any of the Purposes mentioned in this Act, such Person shall make a true and particular Entry in Writing signed by him of every Stable, Coach-house, Shed, or other Building in which and Coachhe shall keep or intend to keep any Horse or Carriage to be let houses. for Hire, and shall deliver such Entry to the proper Officer of Excise, and in default thereof such Person shall forfeit for every unentered Stable, Coach-house, Shed, or other Building in which he shall keep any Horse or Carriage to be let for Hire, or any Horse or Carriage which he shall let for Hire, the Sum of One bundred Pounds.

Horses for Hire to make Entry of their Stables

XV. If any Person shall let any Horse for Hire, to be used Penalty for for any of the Purposes in this Act mentioned, without having letting Horses obtained a proper Licence in that Behalf, or if any Person shall out Licence &c. at any One Time keep to be let for Hire a greater Number of Horses or Carriages than he shall by such Licence be authorized to keep at One Time to be let for Hire, such Person shall for every such Offence forfeit the Sum of One hundred Pounds.

out Licence, &c.

XVI. From and after the passing of this Act, it shall not be None but Offilawful for any Person, other than the Solicitor or some other cers of Inland Officer of Inland Revenue, to inform or prosecute before any Justices for the Peace for the Recovery of any Penalty imposed by Justices for or incurred under any Act or Acts now in force or this Act, Penalties. with relation to Horses let for Hire or the Duties thereon.

CAP. LXXXIX.

An Act to regulate the Admission of Professors to the Lay Chairs in the Universities of Scotland.

[20th August 1853.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. From and after the passing of this Act it shall not be Professors, &c. necessary for any Person who shall have been or shall be elected, not required to Presented, or provided to the Office of Professor, Regent, Master, or other Office in any of the Universities or Colleges in Scotland, such Office not being that of Principal or a Chair of Theology, to make and subscribe the Acknowledgment or Declaration menfoned in an Act passed in the Fourth Session of the First Parlia-Dent held in Scotland by Her Majesty Queen Anne, intituled Act For securing the Protestant Religion and Presbyterian Church

subscribe Confession of Faith.

II. Every Person hereafter to be elected, presented, or provided to make Declato any such Office shall make and subscribe, in Presence of the ration previous

Senatus to Admission.

Senatus Academicus of such University or College, the Declaration following:

A.B. do solemnly and sincerely, in the Presence of God, profess, testify, and declare, That as Professor of, and in the Discharge of the said Office, I will never endeavour, directly or indirectly, to teach or inculcate any Opinions opposed to the Divine Authority of the Holy Scriptures, or to the Westminster

Confession of Faith as ratified by Law in the Year One thousand six hundred and ninety, and that I will not exercise the Functions of the said Office to the Prejudice or Subversion of the Church of Scotland as by Law established, or the Doctrines and

'Privileges thereof.'

Declaration to be registered. And such Declaration shall be recorded by the Senatus Academicus of the University or College in which the Office is held, before any such Person shall enter on the Functions of such Office.

Professor sued for Noncompliance with Act may offer, in Defence, to take Declaration.

III. If any Action or Proceeding at Law shall be raised against any Professor who at the Date of the passing of this Act shall be in the Exercise of the Functions of, or has been elected, presented, or provided to, any such Office, on the Ground that such Professor had not complied with the Provisions of the said Act, it shall be a sufficient and conclusive Defence or Answer to such Action or Proceeding that such Professor is prepared to make and subscribe the Declaration above provided.

On Failure to make Declaration the Lord Advocate to apply to the Court of Session.

IV. In case any Person shall enter on the Functions of any such Office without having made such Declaration, or in case any Person shall enter on or continue to exercise the Functions of any Chair of Theology without having complied with the Provisions of the said Act, it shall be competent to the Lord Advocate, upon Information to that Effect lodged with him to present a Petition and Complaint to the Court of Session in either of the Divisions thereof, whereupon the said Court, after such Notice to the Party complained against as the Court shall deem adequate, shall inquire into the Matter of such Complaint in such Manner as they shall think fit; and if it shall be found that such Complaint is well founded, the said Court shall interdict such Professor or other Officer from exercising the Functions of such Office unless the Provisions of this Act or the said Act (as the Case may be) shall be forthwith complied with, and do otherwise therein as to the said Court shall seem just; and if such Person fails to comply with such Provisions within Two Months after such Interdict shall be granted, he shall ipso facto lose and amit all Right to such Office or Chair (as the Case may be) without any legal Proceeding.

Lord Advocate may present Complaint against Professor violating Declaration, &c. V. It shall be competent to the Lord Advocate, in the event of Information being laid before him charging any Professor with having wilfully violated the Declaration provided by this Act, and after due Inquiry, to present a Complaint against any such Professor to Her Majesty, and it shall be lawful to Her Majesty in Council thereupon to issue a Commission to inquire into the said Charge, and on the Report of such Commission to censure, suspend, and on the Professor of many seem just

or deprive such Professor, as may seem just.

As to the Expression "Chair of this Act mean the Chairs of Divinity, Church History, of of Theology." Biblical Criticism, and Hebrew, in any of the said Universities or Colleges,

Colleges, and the Office of Principal in the same, excepting that of Marischal College, Aberdeen, or the United College of Saint

Leonard's and Saint Salvator's, Saint Andrew's,

VII. The said Act, and all other Laws, Statutes, and Usages All Laws and now in force, respecting Admission to the Lay or Secular Chairs Statutes, so far and Offices in such Universities and Colleges, shall be and the as inconsistent same are hereby repealed in so far as inconsistent with this Act, with this Act, but the same shall remain in full Force and Effect in all other but the same shall remain in full Force and Effect in all other respects whatsoever: Provided always, that nothing in this Act contained shall alter or affect the relative Rights of any Patron or Patrons, or any Senatus Academicus in such Universities or Colleges, excepting as herein-before provided.

C A P. XC.

An Act to repeal certain Duties of Assessed Taxes, and to grant other Duties of the same Description; and to amend the Laws relating to the Application of the Monies arising from the Redemption and Purchase of the Land Tax.

[20th August 1853.]

WHEREAS it is expedient to repeal the several Duties of Assessed Taxes herein-after described or mentioned, and 'to grant other Duties of the like Description in lieu thereof:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

I From and after the Fifth Day of April One thousand eight From and after hundred and fifty-four in England, Wales, and Berwick-upon- 5th April 1854 Tweed, and from and after the Twenty-fourth Day of May in the in England, &c. same Year in Scotland, the several Duties of Assessed Taxes now payable in Great Britain under or by virtue of any Act or land, certain Acts now in force, for or in respect of Male Servants, Carriages, Duties of As-Horses, Mules, Dogs, Hair Powder, and Armorial Bearings or sessed Taxes Ensigns respectively, and also all the Provisions, Rules, and Regulations relating to such Duties contained in the several Schedules marked respectively (C.), (D.), (E.), (F.), (G.), (L), (K.), and (M.), annexed to an Act passed in the Forty-eighth Year of the Reign of King George the Third, Chapter Fifty-five, and the several Schedules marked respectively (C.), (D.), (E), (F.), (G.), and (M.), annexed to an Act passed in the Fifty-second Year of the said King's Reign, Chapter Ninety-three, shall respectively cease and determine, and shall be and the same are hereby repealed, save and except as to all Arrears of the said Duties, or any of them, and as to all Assessments thereof made or which ought to be made for any Year prior to the Year commencing from and after the respective Times aforesaid, and as to any Penalties incurred in relation to the said Duties or any of them, all which said Arrears, Duties, Assessments, and Penalties shall and may respectively be recovered, levied, and applied in the same Manner as if this Act had not been passed.

II In lieu of the Duties so repealed by this Act, there shall be Duties of assessed, raised, levied, and paid unto and for the Use of Her Assessed Taxes Majesty, Her Heirs and Successors, in and throughout Great granted in lieu Britain,

and 24th May

1854 in Scot-

16 & 17 Vict.

Mм

of Duties repealed.

Britain, for or in respect of Male Servants, Carriages, Horses. Mules, Dogs, Hair Powder, and Armorial Bearings or Ensigns respectively, the several Duties of Assessed Taxes described or mentioned and set forth in the several Schedules to this Act annexed marked respectively (C.), (D.), (E.), (G.), (L), and (L), subject only to the Exemptions contained in the said Schedules respectively, and in the Schedule marked (M.) also annexed to this Act, which said several Schedules, and the Duties thereis set forth, and the Rules, Regulations, and Exemptions therein contained in relation to the said Duties, shall be deemed and construed to be a Part of this Act, and as if the same were incorporated therewith under a special Enactment.

Duties to be under the Management of Commissioners of Inland Revenue, and to be assessed under the Provisions of the Acts relating to As-sessed Taxes.

III. The Duties granted by this Act shall be under the Direction and Management of the Commissioners of Inland Revenue, and shall be assessed, raised, levied, paid, and accounted for under the Regulations and Provisions of the several Acts in force in relation to the Duties of Assessed Taxes; and all Powers, Authorities rities, Rules, Regulations, Directions, Penalties, Clauses, Matters, and Things contained in or enacted by the said Acts respectively, and not expressly repealed by this Act, shall, in all Cases not expressly provided for by this Act or the several Schedules hereto annexed, and so far as the same are not superseded by and are consistent with the express Provisions of this Act and of the said Schedules, be duly observed, applied, practised, and put in execution for assessing, raising, levying, collecting, receiving, accounting for, and securing the said Duties hereby granted, and otherwise relating thereto, as fully and effectually, to all Intents and Purposes, as if the same Powers, Authorities, Rules, Regulations, Directions, Penalties, Clauses, Matters, and Things were particularly repeated and re-enacted in the Body of this Art with reference to the said Duties hereby granted.

No Exemption, except those contained in this Act, to be allowed.

IV. Provided, That no Exemption from the Duties granted by this Act, except such Exemptions as are expressly contained in and given by this Act or the respective Schedules bereto arnexed, shall be granted or allowed; and every Exemption given by this Act or the said respective Schedules shall be duly returned. together with a Declaration of the Cause thereof, by the Person claiming the same, in the Manner directed by the Thirty-sixth Section of the Act passed in the Forty-third Year of the Reign of King George the Third, Chapter One hundred and sixty-one, or in default thereof such Exemption shall not be allowed.

Persons keeping or using Articles exempted under existing Acts not liable to be assessed under this Act on ceasing to keep or use such Articles before

V. Provided, That no Person retaining or employing any Servant, or keeping or using any Carriage, or any Horse or Mule, after the Fifth Day of April One thousand eight hundred and fifty-three, in respect of which Servant, Carriage, Horse, or Muk Exemption from the Duties of Assessed Taxes is granted by any Act in force immediately before the passing of this Act, shall be liable to be assessed or charged with the Duties granted by this Act in respect of such Servant, Carriage, Horse, or Mule for the Year commencing from the Fifth Day of April One thousand accrtain Period, eight hundred and fifty-four, provided such Person shall not retain or employ such Servant, or keep or use such Carriage. Horse, or Mule, at any Time after the Tenth Day of October One thousand eight hundred and fifty-three in England, Weles, or BerwickBerwick-upon- Tweed, or after the Twenty-second Day of November in the same Year in Scotland.

VI. Nothing in this Act contained shall be deemed or con- This Act not to strued to annul or affect any Contract of Composition for the annul Contracts Duties of Assessed Taxes made under the Provisions of the Acts of Composition, in that Behalf, and which shall be in force at the Time of the who have compassing of this Act, but every such Contract shall continue in pounded may force until the Expiration of the Term for which the same was determine such made, as if this Act had not been passed: Provided always, that Contracts on it shall be lawful for any Person who has entered into Composition giving Notice. for the said Duties by any such Contract as aforesaid, if he shall think fit, to determine the same on the Fifth Day of April One thousand eight hundred and fifty-four, by giving Notice in Writing, signed by him, of his Intention so to determine such Contract, to the Surveyor of Taxes for the District in which he shall reside. on or before the Tenth Day of October One thousand eight hundred and fifty-three; and if such Person shall at the same Time and in the like Manner give Notice to the said Surveyor of his Intention to discontinue the Use of any increased Establishment, or any Part thereof, not included in such Composition, and shall actually cease to keep the same One Calendar Month before the said Fifth Day of April One thousand eight hundred and fiftyfour, he shall not be chargeable in the Assessment of the said Duties for the Year commencing from the said last-mentioned Day for such increased Portion of his Establishment respecting which he shall have given such Notice of his Intention to discontinue, and which he shall actually have discontinued as aforesaid.

VIL In construing this Act and the Schedules hereto annexed "Horse" to inrespectively the Term "Horse" shall be construed and deemed clude Mare or to mean and include a Mare or Gelding as well as a Horse.

VIII. From and after the passing of this Act it shall be lawful Monies arising for the Commissioners for the Reduction of the National Debt from Land Tax from Time to Time to lay out the Monies arising from the Re- Redemption demption or Purchase of the Land Tax under any Act or Acts how to be apin force in that Behalf in the Purchase and cancelling of any Parliamentary Stocks or Annuities chargeable upon and payable out of the Consolidated Fund of the United Kingdom of Great Britain and Ireland.

SCHEDULES to which this Act refers. SCHEDULE (C.)

A SCHEDULE of the Duties payable annually for every MALE SERVANT retained or employed in any of the several Capacities herein mentioned

	Annual Duty for each Servant.
For every such Servant of the Age of Eighteen Years or upwards	1 1 0
And for every such Servant under the Age of Eighteen Years	0 10 6

Rules for charging the said Duties.

1. The said Duties to be paid by the Master of such Servant, and to extend to and be payable for every Male Servant retained or employed in any of the following Capacities; (that is to say.) Maitre d'Hotel, House Steward, Master of the Horse, Groom d' the Chamber, Valet de Chambre, Butler, Under Butler, Clerk of the Kitchen, Confectioner, Cook, House Porter, Footman, Runnin; Footman, Coachman, Groom, Postilion, Stable Boy, or Helper in the Stables of the Master, Gardener, Park-keeper, Gamekeeper, Huntsman, Whipper-in, or by whatever Name or Names Make Servants really acting in any of the said Capacities shall be called, or whether such Male Servants shall have been retained or employed in One or more of the said Capacities, and to every such Servant let to Hire with any Carriage or Horses, and shall be charged upon the greatest Number of Servants which the said Master shall have kept at One Time in the course of the preceding Year in any of the Capacities before mentioned; provided that where any such Servant shall be let to Hire with any Carriage or Horses for One Year or any longer Period, the said Duties shall be charged upon the Person hiring such Servant, and in any other Case (except where Exemption is herein-after granted) the said Duties shall be charged upon the Person letting such Servan to Hire; provided that if the Person hiring any such Servant shall not make a due Return thereof according to the Directions of the Acts in force, stating therein the Name and Place of Abode of the Person letting such Servant to Hire, the Person hiring such Serwant shall be chargeable with the said Duties.

2. The said Duties shall extend to every Male Person employed in any of the Capacities aforesaid, and not being a Servant to his Employer, if such Employer shall be chargeable to the Duty by this Act imposed on a Servant or Carriage, or for more than On-

Horse.

3. The said Duties shall extend to all Servants employed as Waiters to wait on Guests or in any of the Capacities before mentioned in Taverns, Coffee Houses, Inns, Alehouses, or any other Houses licensed to sell Wine, Ale, or other Liquors by Retail, and in Eating or Victualling Houses, and in Hotels or Lodging Houses, of whatever Description, although not licensed, except

occasional Waiters.

4. The said Duties on Gardeners shall extend to every Gardener who shall have contracted for the keeping of any Garden or Gardens wherein the constant Labour of a Person shall be necessary, or where a Person shall have been constantly employed therein, to be paid by the Person for whose Use and in whose Garden such Gardener or Person shall have been employed; provided that no Person shall be deemed to be a Gardener unless the whole or the greater Part of his Time shall be employed as a Gardener in a Garden requiring the greater Part of the Labour of One Person; provided also, that any Person employing any Under Gardener shall be chargeable for such Under Gardener at the Rate of 10s. 6d. only.

5. The said Duties upon Gamekeepers shall extend to every Person retained or employed to kill or preserve Game for the

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Use of any other Person, whether lawfully appointed to kill or preserve Game or not, to be paid by the Person retaining or employing such Persons respectively for the Uses aforesaid, except Gamekeepers being the Servants of other Persons, and duly returned by and charged to the said Duties as Servants of such other Persons: Provided always, that any Person employed to preserve Game under a Gamekeeper duly appointed shall be chargeable at the Rate of 10s. 6d. only.

6. The said Duties shall extend to every Person who shall be employed in the Capacity of a Coachman, Postilion, Groom, or Helper in the Stables, although such Person shall have been retained for the Purposes of Husbandry or any Manufacture or Trade, where the Master of such Person shall be chargeable with Duty for any Carriage, or for Two or more Horses chargeable with the Duty on Horses kept for the Purpose of riding or draw-

ing Carriages.

EXEMPTIONS.

1. The said Duties not to be payable by any of the Royal Family

for any Servant acting in any of the Capacities aforesaid.

2. Nor by any General Officer or Officer of the Staff in the Army, or any Officer serving in any Regiment of Horse or Dragoons, or in any Regiment of Artillery, Infantry, Royal Marines, Royal Garrison Battalions, or Corps of Engineers, for so many Male Servants, being actually Soldiers in the Army, as are or may be allowed to them respectively by the Regulations of the Public Service, in whatever Capacity any such Soldier may be employed.

3. Nor by any Officer of Her Majesty's Navy in actual Employ, for any Number of Servants borne upon the Books of the Ship to which such Officer shall belong, and employed by him, in

whatever Capacity any such Servant may be employed.

4. The said Duties not to be payable for any Male Servant or Person under the Age of Twenty-one Years, being the Son or Grandson of and residing with his Employer, and actually a Member of his Household.

5. Nor for any Person retained or employed in any of the Capacities enumerated in this Schedule in the Room of others who may be called out under any Act for training and exercising a Military Force within the Kingdom, during the Time of such

training and exercising.

6. Nor for One Male Person employed by any Licensed Victualler bonâ fide and generally to carry out Beer, Ale, or other Liquors to Customers, although he may be occasionally required to wait on Guests; provided such Licensed Victualler shall employ only One such Male Person.

7. Nor for any Male Servant or Person employed as an Ostler

or Helper in the Stables of any Licensed Innkeeper.

8. Nor for any Male Servant or Person employed as Groom, Stable Boy, or Helper in the Stables by the several Persons herein-after mentioned, solely and bonâ fide in their respective Businesses; (that is to say,) by any Livery Stable Keeper, or any Horse Dealer, or any Person licensed to let Horses for Hire, or to keep and use any Stage Carriage or any Hackney Carriage, M m 3

nor for any Male Servant or Person employed by any such licensed Person to drive any licensed Stage Carriage or my licensed Hackney Carriage, or any Carriage with any Horse let

to Hire for any Period less than Twenty-eight Days.

9. Nor for any Male Person employed by any Stable Keeper, for or in expectation of Profit, solely and bons fide to take care of any Horse kept for the Purpose of racing or running for my Plate, Prize, or Sum of Money, or in training for any such Purpose.

SCHEDULE (D.)

A SCHEDULE of the DUTIES payable annually on all CAR-RIAGES of any of the Descriptions herein mentioned.

	Annu		
For every such Carriage with Four Wheels: Where the same shall be drawn by Two or	£	8.	٤
more Horses or Mules And where the same shall be drawn by One	3	10	0
Horse or Mule only For every Carriage with Four Wheels, each being of less Diameter than Thirty Inches: Where the same shall be drawn by Two or	2	0	0
more Ponies or Mules, neither of them exceeding Thirteen Hands in Height - And where the same shall be drawn by One	1	15	0
such Pony or Mule only For every Carriage with less than Four Wheels: Where the same shall be drawn by Two or	1	0	0
more Horses or Mules And where the same shall be drawn by One	2	0	0
Horse or Mule only And where the same shall be drawn by One Pony or Mule only not exceeding Thirteen	0	15	0
Hands in Height	0	10	0
And where any such Carriage shall be kept and used solely for the Purpose of being let for Hire	One H above- Dutie ti	DCI	spec-
For every Carriage used by any Common Carrier principally and bonâ fide for and in the carrying of Goods, Wares, or Merchandise whereby he shall seek a Livelihood, where such Carriage shall be occasionally only used in conveying Passengers for Hire, and in such Manner that the Stage Carriage Duty or any Composition for the same shall not be payable under any Licence by the Commissioners of Inland Revenue: Where such last-mentioned Carriage shall		•	
have Four Wheels And where the same shall have less than	2	6	8
Four Wheels	1	6	8

Rules for charging the said Duties.

- 1. The said Duties to be respectively charged for every Coach, Landau, Chariot, Chaise, Sociable, Caravan, Curriele, Chair, or Car, and for every other Carriage constructed for the like Purposes, by whatever Name or Names the same shall be called or known, and upon all such Carriages hired by the Year or any longer Period, and upon all such Carriages kept to be let out to Hire.
- 2. The Duty on Carriages kept to be let out to Hire to be paid by the Person keeping the same for such Purpose, and to be charged on the greatest Number of such Carriages which shall have been kept at any One Time and which shall have been actually let during the preceding Year; provided that if a due Return thereof shall not be made by the Hirer of any such Carriage, according to the Directions of the Acts in force, stating therein the Name and Place of Abods of the Person letting the same to Hire, such Hirer shall be chargeable with the said Duties.

EXEMPTIONS.

- 1. Any Carriage belonging to Her Majesty or any of the Royal Family.
- 2. Any Carriage licensed by the Commissioners of Inland Revenue to be used as a Hackney Carriage.
- 3. Any Carriage kept and used solely as a Public Stage Carriage for the Purpose of conveying Passengers for Hire under a Licence in that Behalf.
- 4. Any Carriage bona fide and solely kept and used for the Purpose of being let for Hire, with a Horse or Horses to be used therewith, by any Person duly licensed to let Horses for Hire; provided that no Exemption shall be allowed for any greater Number of Carriages than such Person shall be licensed to keep at One Time for the Purpose of being let for Hire as aforesaid.
- 5. Any Waggon, Van, Cart, or other such Carriage which shall be kept truly and without Fraud to be used solely in the Course of Trade or in the Affairs of Husbandry, and whereon the Christian Name and Surname and Place of Abode of the Owner shall be legibly painted; provided that such Carriage shall not on any Occasion be used for any Purpose of Pleasure, or otherwise than as aforesaid, except for conveying the Owner thereof or his Family to or from any Place of Divine Worship.

SCHEDULE (E.)

A SCHEDULE of the Duries payable annually for HORSES and MULES kept or used for the Purpose of riding, or of drawing any Carriage chargeable with Duty

	Annual Duty for each Horse or Mule.		lorse
For every Horse kept or used for the Purpose of racing or running for any Plate, Prize, or Sum of Money or other Thing, or kept in training	£	s.	d.
for any of the said last-mentioned Purposes - For every other Horse, and for every Mule, ex- ceeding respectively the Height of Thirteen Hands of Four Inches to each Hand, kept for the Purpose of riding, or drawing any Carriage chargeable with Duty, except Horses chargeable	3	17	0
under Schedule (F.) of this Act	1	1	0

SCHEDULE (F.)

A SCHEDULE of the DUTIES payable annually for all HORSES and MULES not charged with Duty under Schedule (E.) of this Act.

	Annual Dut for each Horn or Mule.		
For every Horse and Mule exceeding respectively the Height of Thirteen Hands and not charge-	£	8,	d.
able under Schedule (E.) of this Act For every Pony or Mule, not exceeding the Height of Thirteen Hands, kept for the Purpose of riding, or drawing any Carriage charge-	0	10	6
able with Duty And for every such Pony or Mule as last men-	0	10	6
tioned kept for any other Purpose	0	5	3

Rules for charging the said Duties contained in Schroules (E.) and (F.)

1. Any Person bona fide following the Occupation of a Farmer, and making a Livelihood principally by Husbandry on any Farm or Farms in his Occupation, shall be entitled to keep and use One Horse for the Purpose of riding, or of drawing any Carriago chargeable with Duty, and shall be chargeable for such Horse with the Duty of 10s. 6d. only.

2. Any Rector, Vicar, or Curate actually doing Duty in the Church or Chapel of which he is Rector, Vicar, or Curate (except such Person who shall occasionally perform the Duty appertain-

ing to any Rector, Vicar, or Curate, without being the regular officiating Minister of the Parish or Place in which such Duty shall be performed); and any Minister of the Established Church of Scotland or of any other Church or Religious Sect or Persuation in Scotland, being the regular ordained or officiating Minister of a Parish or quoad sacra Church or Chapel of Ease in conexion with the said Established Church, or of a Congregational Connexion with any such other Church or Religious Sect or Persuasion, and not following any secular Occupation whatsoever; and any Priest of the Roman Catholic Faith who shall have duly taken and subscribed the Oaths and Declarations required by law; and any Minister, Teacher, or Preacher of any separate Congregation of Protestant Dissenters, whose Place of Meeting shall have been duly registered, such Teacher or Preacher having duly taken and subscribed the Oaths and Declaration required by Law, and not following any secular Occupation, except that of a Schoolmaster; and any Person practising as a Physician, Surgeon, or Apothecary, being duly qualified so to practise, shall respectively be entitled to keep and use One Horse for the Purpose of riding, or drawing any Carriage chargeable with Duty, and shall be chargeable for such Horse with the Duty of 10s. 6d. only; provided such Persons respectively shall not keep more than One Horse.

3. Any Person who shall keep One Horse or Mule bona fide for the Use of and which shall be usually employed by any Bailiff upon the Concerns of any Farm or Farms with which such Bailiff may be intrusted, or any One Horse or Mule bona fide for and usually employed by any Shepherd or Herdsman solely in tending Sheep or Cattle, shall be chargeable for any such Horse or Mule with the Duty of 10s. 6d. only.

4. The Duties by this Act granted on Horses kept for the Purpose of racing or running for any Plate, Prize, or Sum of Money shall be charged either on the Proprietor of such Horses or on the Person having the Custody, Care, or Management of the same; provided that such Proprietor shall be chargeable only for the greatest Number of such Horses which he shall have kept at any One Time during the preceding Year; and the Person having the Custody, Care, or Management of such Horses shall not be charged for any Horse which he shall prove the Proprietor to be assessed for.

EXEMPTIONS from the DUTIES contained in SCHEDULES (E_r) and (F.)

1. Any Horse belonging to Her Majesty or any of the Royal Family.

2. Any Person who shall keep any Horse which shall be used truly and without Fraud for the Purpose of Husbandry, or of drawing any Carriage not chargeable with any Duty, or of carrying Burdens in the Course of the Trade or Occupation of the Person to whom such Horse shall belong, for One such Horse used for riding on the Occasions and in manner herein-after mentioned, (that is to say,) when returning from any Place to which any Load or Burden shall have by such Horse been drawn or carried, or

in going to any Place from whence any Load or Burden shall be to be brought back by such Horse, or for the Purpose of procuring Medical Assistance; provided such One Horse shall not on any Occasion be used for any other Purpose, save as aforesaid.

Any Person duly licensed to keep any Stage Carriage for the Purpose of conveying Passengers for Hire at separate Fares, in respect of any Horses solely used in drawing any such Stage

Carriage.

4. Any Person duly licensed to let Horses for Hire, in respect of any Horse or Horses bona fide and solely kept and used by him for the Purpose of being let for Hire; provided that no Exemption shall be allowed for any greater Number of Horses than such Person shall be so licensed to keep at One Time for the Purpose of being let for Hire as aforesaid.

Any Person licensed by the Commissioners of Inland Revenue to keep any Hackney Carriage, in respect of any Horses solely

used in drawing any such Hackney Carriage.

6. Any Dealer in Horses assessed to the Duties chargeable by Law on such Dealers shall be exempt from the Duties by this Act charged for all Horses belonging to such Dealer, and kept bond fide for Sale, and not used for any other Purpose or in any other Manner.

- 7. Any Person in respect of any Horses or Mules kept and used solely for the Purpose of Husbandry, and any Person who shall keep any Number of Horses or Mules bona fide for the Purpose of Husbandry, some or all of which he may occasionally use for other Purposes in drawing Burdens, shall not be chargeable under Schedule (F.) of this Act for more than Two of such Horses or Mules kept on any One Farm, or at any One Parish or Place; provided that none of such Horses or Mules shall be used for any Purpose of Trade, or in drawing for Hire or Profit, or in drawing any Carriage chargeable with Duty.
- 8. Any Person bona fide following the Occupation of a Farmer, and making a Livelihood principally by Husbandry on any Farm or Farms in his Occupation, in respect of any Horses or Mules kept and used for the Purpose of Husbandry, although such Horses or Mules shall be occasionally used for other Purposes in drawing Burdens, and although such Horses or Mules shall be occasionally used by such Person, or let by him for the Purpose of drawing for Hire or Profit; provided such Horses or Mules shall not be used for drawing any Carriage chargeable with Duty.
- 9. Any Person carrying on the Trade or Business of a Market Gardener, in respect of all Horses or Mules bona fide kept and used in the Cultivation of the Gardens or Lands in his Occupation, and in conveying the Produce thereof to or from Market.
- Any Person in respect of any Mare which shall be kept for the sole Purpose of breeding.
- 11. Any Person in respect of any Pony or Mule not exceeding respectively the Height of Thirteen Hands, and used solely in any underground Mine.
- 12. Any Person for any Horse which shall not at any Time whatever have been used for any Purpose of Labour or otherwise during the Year in respect of which the Duty is charged.

13. Any

C. 90.

13. Any effective Officer commanding a Volunteer Corps claiming and returning his Exemption for not more than Two Horses

kept for Her Majesty's Service in such Corps.

14. Any Field Officer not being Commandant, and any Adjutant of any Volunteer Corps, and any Person serving in any Corps of Yeomanry, Volunteer Cavalry, or providing a Horse for any other Person serving in any such Corps, who shall be returned in the Manner required by Law as effective, and as having used any Horse for such Service on the several Days of Muster and Exercise of such Corps; provided in every such lastmentioned Case a Certificate shall be delivered of such effective Service in the Manner required by the Eleventh Section of an Act passed in the Forty-fourth Year of the Reign of King George the Third, Chapter Fifty-four.

15. Any Officer belonging, attached to, and serving in any of Her Majesty's Forces, in respect of any Horse or Horses bona fide kept and used by him in the Public Service, shall be relieved from the Duty thereon to such Amount as would be allowed and reimbursed to such Officer out of the Public Revenue by the Rules of the Service if such Officer were assessed for and paid the same.

16. Any Non-commissioned Officer or Private of the Regiments of Cavalry or in the Artillery for any Horse used in Her Majesty's

Service.

17. Any Field Officer, Adjutant, or Surgeon of a Regiment of Militia who shall be returned in the Manner required by Law as effective, and as having used any Horse for the Militia on the several Days when the Militia was called out for Training and Exercise; provided in every Case the Exemption shall be supported by a Certificate, to be delivered between the Fifth Day of April and the First Day of May in each succeeding Year to any Surveyor or Inspector of Taxes of the District wherein such Corps shall be enrolled, in the following Form:

Commanding Officer of the

- ' Regiment of Militia, do hereby certify, That the several Persons 'herein named and described were respectively Field Officers, 'Adjutant, and Surgeon already commissioned and serving in the
- ' said Corps as effective Members thereof, and that they each kept
- 'One Horse for the Service of the Militia, in the Year ended the 'Fifth Day of April 18 .'

SCHEDULE (G.)

A SCHEDULE of the Duties payable annually on DOGS.

	Annual Duty for each Dog.		
For one Don of whatever Description on De	£	8.	d.
For every Dog, of whatever Description or De- nomination the same may be	0	12	0

The said Duty to be paid by the Person keeping any Dog, or having the same in his Custody or Possession, whether the same be his Property or not, such Person not discovering the Owner thereof who shall have been duly assessed for the same.

Provided

Provided always, that no Person shall be chargeable with Duty to any greater Amount than 39L 12s. for any Number of Hounds, or 9L for any Number of Greyhounds, kept by him in any Year.

EXEMPTIONS.

1. Any Dog belonging to Her Majesty or any of the Royal

Family.

- 2. Any Person in respect of a Dog or Whelp which at the Time of returning the List of Dogs as required by the Acts in that Behalf shall not actually be of the Age of Six Calendar Months.
- 3. Any Person in respect of any Dog bonâ fide and wholly kept and used in the Care of Sheep or Cattle, or in driving or removing the same; provided no such Dog shall be a Greyhound, Hound, Pointer, Setting Dog, Spaniel, Lurcher, or Terrier.

SCHEDULE (1.)

A SCHEDULE of the DUTIES payable annually by PERSONS in respect of HAIR POWDER used or worn by them.

	Annual Duty.	
By avery Demon who shall have used on worse and	£ s.	d.
By every Person who shall have used or worn any Hair Powder	1 3	6

Rules for charging the said Duties.

- 1. The said Rate or Duty to extend to every Sort or Composition of Powder used or worn by any Person as an Article of or in or about his or her Dress, by whatever Name the same shall be distinguished, and to be assessed upon and paid by the Person having used or worn the same within the Year preceding the Term for which the Assessment ought to be made, except as herein-after mentioned.
- 2. The Master of any Servant who shall have declared his Intention to pay the Duty which may be charged or chargeable as aforesaid in respect of such Servant, and shall in a List returned by him have given a true Account of all the Servants by him kept in respect of whom such Duty shall be payable, setting forth the several Capacities in which such Servants are respectively kept, shall be charged for every such Servant, and in such Case every such Servant shall be deemed to be exempted from the said Duties during his Continuance in the same Service, and also every Servant who shall come into the Service of such Master in the Room of such Servant named therein, to serve in the same Capacity, during the Year in which the Duty shall be so charged; and no Servant named in such List, nor any Servant serving such Master in any Capacity named in such List, shall during the Year for which such Duty shall be charged be required for himself to make any such Return, or to pay the said Duty, or be liable to any Penalty by reason of not making any such Return or not paying the said Duty.

EXEMPTION.

EXEMPTION.

Any of the menial Servants of Her Majesty or any of the Royal Family.

SCHEDULE (K.)

A SCHEDULE of the DUTIES payable annually by Persons in respect of any ARMORIAL BEARING or ENSIGN used or worn by them.

		Annual Duty,		
Where such Person shall be chargeable with the Duty of Assessed Taxes for any Carriage at	£	s,	d,	
the Rate of 31. 10s		12		
And where such Person shall not be so chargeable	0	13	2	

RULES for charging the said DUTIES.

The said Duties to be paid by every Person having used any Armorial Bearing or Ensign, by whatever Name the same is or shall be called, within the Year preceding the Term for which the Assessment ought to be made, and to extend to every Person who within the said Period shall have been possessed of or shall have kept or had any Carriage, or any Seal, Plate, or other Article, on which Carriage, Seal, Plate, or other Article any Armorial Bearing or Ensign shall have been during the said Period painted, engraved, marked, or affixed, and whether such Armorial Bearing or Ensign shall be registered in the College of Arms or not.

EXEMPTIONS.

Any of the Boyal Family, or any Person who shall by Right of Office have worn or used any of the Arms or Insignia worn or used by the Royal Family, or used in any City, Borough, or Town Corporate,

SCHEDULE (M.)

No. 1.

Further EXEMPTIONS from the DUTIES in the several Schedules marked (C.), (D.), (E.), (F.), and (G.)

All Persons having ordinarily resided in Ireland, and being Members of either House of the Parliament of the United Kingdom, whether on the Part of Ireland or for any Place in Great Britain, and all Persons who shall hereafter be Members of the said Parliament as aforesaid, and who shall have ordinarily resided in Ireland previous to the Commencement of the Session of Parliament in which they shall respectively serve in Parliament, and all Persons having ordinarily resided in Ireland as aforesaid who shall hereafter be ordinarily resident therein, and now holding or who shall hereafter hold Offices of public Employments in Ireland, and are now residing in Great Britain, or who shall hereafter reside in Great Britain, with the Approbation or by the Order or Direction of the Lord Lieutenant or other Chief Governor or Chief

Chief Governors of Ireland for the Time being, or of his or their Chief Secretary for the Time being, and which shall be certified under the Hand of the Lord Lieutenant or Chief Governor or Chief Governors, or his or their Chief Secretary, to be therein resident for the Purposes of assisting in the Execution of public Business, shall be wholly discharged and exempted from the Duties set forth in the Schedules to this Act annexed marked (C.), (D.) (E.), (F.), and (G.); provided that this Exemption shall not extend to any Person ordinarily resident in Ireland as aforesaid being a Member of either House of Parliament of the United Kingdom, who hath resided or shall reside in Great Britain longer than during the Session of Parliament and Forty Days before and Forty Days after each Session, nor to any Article on which a Duty is by this Act made payable which shall be retained, kept, employed, or used by such Person in Great Britain during the Residence of such Person in Ireland; provided also, that this Exemption shall not extend to any Person ordinarily resident in Ireland as aforesaid holding an Office or public Employment in Ireland, unless the Approbation in Writing or such Order or Direction of the said Lord Lieutenant or other Chief Governor or Chief Governors of Ireland for the Time being, or of his or their Chief Secretary for the Time being, and a Description of the Place of Abode in Great Britain of the Persons respectively holding such Offices or Employments, shall have been before the passing of this Act delivered into the Head Office of the Commissioners of Inland Revenue, or shall be so delivered within Twenty Days after the passing of this Act, with respect to Persons then in Great Britain, or within Thirty Days after the Arrival in Great Britain of such Persons respectively who shall thereafter arrive; provided also, that no Person shall for the Purposes of claiming this Exemption be deemed to be ordinarily resident in Ireland unless he shall reside therein during such Portion of the Year as is not covered by the Privilege herein provided; and for the better ascertaining the Fact of such Residence every Person claiming the Benefit of this Exemption shall verify the same upon Oath (if required) before the Commissioners acting in the Execution of this Act in the District where such Person shall reside.

No. 2.

Further EXEMPTIONS from the DUTIES in the several Schedules marked (C.), (D.), and (E.)

Any Sheriff of any County, or Mayor or other Officer in any Corporation or Royal Burgh, serving an annual Office therein, who during such Year of Service shall have kept or shall keep any Number of Servants, Carriages, or Horses greater than the Number such Person was assessed to prior to the Year of such Service, and who shall have been assessed for such greater Number for One Year, shall be exempt from further Assessment for such greater Number for any other Year, although such Year of Service may have run into a Second Year of Assessment.

CAP. XCI.

An Act to extend for a limited Time the Provisions for Abatement of Income Tax in respect of Insurances on Lives. [20th August 1853.]

WHEREAS by the Act of the present Session (Chapter 16 & 17 Vict. Thirty-four), "for granting to Her Majesty Duties on c.34.

" Profits arising from Property, Professions, Trades, and Offices," ' (Section Fifty-four), Provision is made for Deduction, Abatement, Allowance, or Repayment in favour of any Person (as-' sessed or charged with the Duties therein mentioned) who should ' have made Insurance on his Life, or on the Life of his Wife, or ' should have contracted for any Deferred Annuity on his own Life, or on the Life of his Wife, in or with any Insurance Com-'pany which should become registered under any Act to be passed in the present Session of Parliament for that Purpose, and which should comply with the Requirements of such Act '(in respect of the annual Premiums paid by him for such In-' surance or Contract): And whereas (as it may happen that an ' Act for the Registration of Insurance Companies may not be passed in the present Session of Parliament) it is expedient that the Benefit of the recited Provision should for a limited Time be extended to Persons insuring or contracting with such In-' surance Offices as herein-after mentioned:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

L Any Person who shall have made any such Insurance or Defining Incontracted for any such Deferred Annuity as in the said Provision surance Offices mentioned, in or with any Insurance Company existing on the in which Insur-First Day of November One thousand eight hundred and forty- ances on Lives four, or in or with any Insurance Company registered pursuant to in order to give the Act of the Session holden in the Seventh and Eighth Years a Right to of Her Majesty (Chapter One hundred and ten), "for the Registra- Abstement of "tion, Incorporation, and Regulation of Joint Stock Companies," Income Tax. shall be entitled to all the Benefits and Advantages which by the said Provision are expressed to be given in respect of the like Insurance or Contract in or with any Insurance Company which shall become registered under any Act to be passed in the present Session of Parliament for that Purpose.

may be effected

II. This Act shall continue in force until the Fifth Day of Continuance of July One thousand eight hundred and fifty-four.

CAP. XCII.

An Act to diminish the Number of Sheriffs in Scotland, and to unite certain Counties in Scotland in so far as regards the Jurisdiction of the Sheriff. [20th August 1853.]

I/HEREAS it is expedient that the Number of Sheriffs in Scotland should be diminished, and that Provision should be made for uniting certain Counties in so far as regards the Jurisdiction of the Sheriff:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Counties specito be united.

and Provision for Discharge of the Functions of Sheriff of the united Counties.

I. Whenever a Vacancy shall occur in the Office of Sheriff of fied in Schedule any Counties or County specified in the Schedule hereunto anto be united, nexed, such Counties or County and the other Counties or County named and included therewith in the said Schedule shall be united into One Sheriffdom, under the Title specified in the said Schedule, and the Functions of the Sheriff of the Counties or County in which the Vacancy shall occur shall thereupon devolve on and be discharged by the Sheriff of such other Counties or County so included therewith; and such Sheriff shall thereafter be and be denominated the Sheriff of the said united Counties and Sheriffdom, without the Necessity of any new Commission being issued in his Favour, and shall have and exercise all the Jurisdiction, Powers, Privileges, and Authority competent to the Sheriffs of the said Counties respectively.

County of Peebles to be united with County of Mid-Lothian,

II. Whenever a Vacancy shall occur in the Office of Sheriff of the County of Peebles the said County shall be united with the County of Mid-Lothian into One Sheriffdom, to be called the Sheriffdom of Mid-Lothian and Peebles, and the Functions of the Sheriff of the said County of Peebles shall thereupon devolve on and be discharged by the Sheriff of Mid-Lothian, who shall be and shall be denominated the Sheriff of Mid-Lothian and Peobles. without the Necessity of any new Commission being issued in his Favour, in like Manner and to the like Effect as is herein-before provided.

No separate

Appointments to Office of Sheriff of Peebles, &c.

III. No separate Appointment shall hereafter be made to the Office of Sheriff of the said County of Peebles, or of any of the Counties specified in the said Schedule, but Appointment shall only be made to the Office of Sheriff of such united Counties or Sheriffdoms as Vacancies shall occur after such Union as aforesaid.

Saving Rights, &c. of Counties.

IV. Provided always, That, excepting as regards the Person by whom the Office of Sheriff shall be held and discharged nothing herein contained shall affect or alter in any way the Rights, Privileges, or Liabilities of the said Counties respectively.

Sheriffs of ditional Salary.

V. Provided also, That nothing herein contained shall give united Counties any Right to the Sheriff of any such united Counties to any adnot to have ad- ditional Salary beyond that enjoyed by him as Sheriff of any Counties or County prior to any Vacancy occurring as aforesaid.

SCHEDULE referred to in the foregoing Act.

Counties to be united.	Title of Sheriffdom.	Title of Sheriff.
The County of Suther- land and the County of Caithness.	Sutherland and Caithness.	The Sheriff of Sutherland and Caithness.
2. The County of Banff and the Counties of Elgin and Nairn.	Banff, Elgin, and Nairn.	The Sheriff of Banff, Elgin, and Nairn.
3. The County of Linlith- gow and the Counties of Clackmannan and Kinross.	Linlithgow, Clack- mannan, and Kinross.	The Sheriff of Linlithgow, Clackmannan, and Kin- ross.
4. The County of Dumbarton and the County of Bute.	Dumbarton and Bute.	The Sheriff of Dumbarton and Bute.
 The County of Hadding- ton and the County of Berwick. 	Haddington and Berwick.	The Sheriff of Haddington and Berwick.
 The County of Roxburgh and the County of Sel- kirk. 	Roxburgh and Sel- kirk.	The Sheriff of Roxburgh and Selkirk.
7. The County of Wigton and the Stewartry of Kirkendbright.	Wigton and Kirk- cudbright.	The Sheriff of Wigton and Kirkcudbright.

CAP. XCIII.

An Act to enable Burghs in Scotland to maintain and improve their Harbours. [20th August 1853.]

WHEREAS the Harbour and other Dues leviable at the Harbours belonging to many of the Royal Burghs in ' Scotland have, by reason of the Change in the Value of Money and other Causes, become inadequate for the Maintenance of ' such Harbours, and it is expedient that further Provision should ' be made for the Extension, Improvement, and Regulation of such ' Harbours, and for the Increase of the Rates and Duties leviable ' thereat:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. This Act may be adopted and applied in manner herein- Act how to be after provided in any Royal Burgh in Scotland possessing a adopted and ap-Harbour which at the Time of passing this Act is not under the plied.

Regulation of any Local Act of Parliament.

IL The following Words and Expressions in this Act shall have Interpretation the several Meanings hereby assigned to them, unless there be of Terms. comething in the Subject or Context repugnant to such Construction; that is to say:

The Word "Burgh" shall mean any Royal Burgh in Scotland possessing a Harbour which is not under the Regulations of any Local Act of Parliament:

16 & 17 Vict.

The

The Word "Harbour" shall mean the Harbour of any such Burgh, and shall extend to and include the whole Limits assigned to such Harbour by the Charter of such Burgh, or by any Law, Statute, or Usage, and all Docks, Piers, Quays, Yards, Works, Buildings, Creeks, and Anchorages within such Limits:

The Expression "Town Council" shall mean the Provost, Magistrates, and Councillors, or the Magistrates and Councillors as the Case may be, of any such Burgh for the Time being:

The Words "Treasurer" and "Town Clerk" shall mean the Treasurer and Town Clerk respectively of any such Burgh for the Time being:

The Expression "Board of Trade" shall mean the Lords of the Committee of Her Majesty's Privy Council for Trade and

Foreign Plantations:

The Expression "Improvement" shall mean deepening, lighting, buoying, or any other Work approved by the Lords of the Admiralty.

Short Title.

III. In citing this Act in other Acts of Parliament, and in legal Instruments, Deeds, and Proceedings, it shall be sufficient to use the Expression "The Burgh Harbours (Scotland) Act, 1853."

8 & 9 Vict. c. 19. incorporated with this Act. IV. In so far as not inconsistent with or not otherwise provided or not altered and varied by this Act, "The Lands Clauses Consolidation (Scotland) Act, 1845," shall be incorporated with and form Part of this Act: Provided always, that nothing in the said Lands Clauses Consolidation Act, or in this Act, contained shall authorize any Town Council to purchase or take Lands for the Purposes of this Act otherwise than by Agreement.

10 & 11 Vict. c. 27. incorporated with this Act. V. In so far as not inconsistent with or not otherwise provided or not altered and varied by this Act, "The Harbours, Docks, and Piers Clauses Act, 1847," shall be incorporated with and form Part of this Act: Provided always, that nothing in the said Harbours, Docks, and Piers Clauses Act contained shall extend or be construed to extend to compel any Town Council to erect and keep any Watch-house, Boat-house, Hut, or Weighing Materials for the Use of the Officers of Revenue, or to provide or keep a Life Boat, Mortar, or Rockets, or a Tide or Weather Gauge and Barometer. until they shall be required so to do by the Lords of the Admiralty; in Writing under the Hand of the Secretary of the Admiralty; and upon such Requisition being made, the Clauses relating thereto contained in the said Harbours, Docks, and Piers Clauses Act shall, as regards this Act, come into and be in full Force.

Interpretation of Expressions in the Acts incorporated herewith.

VI. The Expression "the Special Act," used in the said Lands Clauses Consolidation Act, and in the said Harbours, Docks, and Piers Clauses Act, shall be construed to mean and include this Act; and the Expression "the Promoters of the Undertaking," used in the said Lands Clauses Consolidation Act, and the Expression, "the Undertakers," used in the said Harbours, Docks, and Piers Clauses Act, shall severally mean the Town Council of any Burgh in which this Act is adopted as herein-after provided.

Town Council
may resolve
that this Act
all meadopted,

VII. It shall be lawful for the Town Council of any Burgh, by a Majority of the Members of the Council who are present at a Meeting specially called for that Purpose, to resolve that this Act

shall

shall be adopted in and applied to the Burgh, and to appoint a and cause such Day, not earlier than the Third and not later than the Thirtieth lawful Day after the Completion of the then next ensuing annual Election of Councillors for the Burgh, for holding a Second Special Meeting of the Town Council to resume Consideration of such Resolution; and a Copy of the Minute of the Town Council, containing such Resolution and Appointment, shall be inserted once in each Newspaper published in the Burgh One Month at least before such next annual Election; and if there be no Newspaper published therein a Copy of such Minute shall be delivered or transmitted through the Post Office to each Municipal Elector of the Burgh, and to the Sheriff Clerk and Clerk of the Peace of the County within which such Burgh is situated, and shall be inserted once in a Newspaper published in such County, or in an adjoining County, One Month at least before such next annual Election.

VIII. It shall be lawful for the Town Council, at such Second If Resolution Special Meeting, or at any adjourned Special Meeting (of which approved of, adjourned Meeting Four Days Notice in Writing shall be given to each Member of the Council), on resuming Consideration of Minute to be such Resolution, either to approve or disapprove of the same; registered in and if such Resolution shall be approved of by a Majority of Two Sheriff Court Thirds at least of the Members of the Council who are present at Books. such Second Special Meeting or at such adjourned Meeting, this Act shall thereupon be held as adopted in the Burgh; and a Copy of the Minute of the Meeting at which such Resolution shall be so approved of shall, within Fourteen Days thereafter, or within Fourteen Days after the Dismissal of the Appeal against the said Resolution, herein-after provided for, be registered in the Sheriff Court Books of the County in which the Burgh is situated, and another Copy of the said Minute shall be within the like Period of Fourteen Days transmitted to the Office of the Secretary to the Admiralty; and the Provisions of this Act shall be in force in respect to the Burgh and the Harbour thereof from and after such Registration and Transmission, the Date of which or of the last of which shall be held as the Date of the Adoption of this Act.

IX. It shall be lawful for any Five or more Municipal Electors, Appeal to the Shipowners, or Traders within such Burgh, or for any Ten or more Board of Trade. registered Electors of the County within which such Burgh is situated, who may be dissatisfied with the said Second Resolution of the Town Council resolving that this Act shall be adopted in and applied to the Burgh, to appeal to the Board of Trade against the said Resolution; and the Board of Trade shall, as soon as conveniently may be, after making such Investigation as to the Board shall seem fit, determine whether this Act shall be adopted in and applied to the said Burgh or not; provided that Notice of said Appeal, signed by the said Appellants, shall be lodged with the Town Clerk of said Burgh within Seven Days after the Resolution of the said Town Council.

X 'And whereas in certain Cases it may be expedient that The Act may this Act should be adopted at an earlier Period in the Year One be adopted thousand eight hundred and fifty-three than would be competent earlier than before provided in under the Provisions herein-before contained: Be it enacted, certain Cases. That in case the Town Council of any Burgh shall think it expedent that this Act should be adopted at an earlier Period than

Nn 2

Resolution to be published.

this Act to be adopted, and

the annual Election of Councillors in the Year One thousand eight hundred and fifty-three, it shall be lawful for such Town Council to resolve accordingly, by a Majority of at least Two Thirds of the Members present at a Special Meeting called for the Purpose; and the Council shall thereupon convene a Public Meeting of the Municipal Electors of the Burgh, by public Advertisement on Fourteen Days Notice, to consider such Resolution; and in case such Resolution of the Town Council shall be approved of by a Majority of the Municipal Electors present at such Public Meeting, the said Resolution shall have the like Force and Effect as if the same had been approved of by a Second Meeting of Council held after the annual Election in manuer herein-before provided.

If Act not adopted, Two Years to clopso before Consideration again had. XI. If at such Second Special Meeting or adjourned Meeting of Council, or at such Public Meeting of Municipal Electors, the Resolution to adopt this Act shall not be approved of, the Town Council may, after the Expiration of Two Years from the Date of such First Special Meeting, but not sooner, by such and the like Meetings, Notices, and Proceedings as are herein-before mentioned, again take this Act into consideration, and adopt or determine not to adopt the same, and so on from Time to Time thereafter.

Schedule of Rates to be prepared and published.

XII. The Town Council shall, within One Month after the Date of the Adoption of this Act, prepare a Schedule of the Rates (not exceeding the Rates specified in the Schedule (A.) hereunte annexed) which they may think reasonable and proper to be levied at the Harbour of the Burgh, in lieu of the Rates or Dues then leviable thereat, and shall insert the said Schedule once in each Newspaper published in the Burgh, and, if there be no Newspaper published therein, once in each of Two successive Weeks in a Newspaper published in the County in which the Burgh is situated, or in an adjoining County, and shall also cause a printed Copy of such Schedule to be delivered or transmitted to each Municipal Elector of the Burgh, and to the Sheriff Clerk and Clerk of the Peace of the County within which such Burgh is situated; and it shall be competent to any Municipal Elector, or to any Shipowner or Trader within the Burgh, or to any registered Elector or Landowner in the County in which the Burgh is situated, or in any adjoining County, who may be dissatisfied with such Schedule, to lodge Objections thereto in Writing with the Town Clerk within Fourteen Days after the First Insertion of such Scheduk in any Newspaper as aforesaid, or within Fourteen Days of the Transmission of a printed Copy of the said Schedule to the Sheriff Clerk and Clerk of the Peace as aforesaid; and the Town Council shall, on resuming Consideration of such Schedule, and of any Objections thereto which may have been lodged with the Town Clerk, dispose of such Objections (if any), and adjust such Schedule, as to them shall seem expedient.

A Copy of the Schedule and a Statement as to the Harbour to be sent to the Admiralty and the Board of Trade. XIII. A Copy of such adjusted Schedule, certified by the Town Clerk, with Copies of any Objections thereto which may have been lodged as aforesaid, and a Statement signed by the Provest or Acting Chief Magistrate of the Burgh, showing the State of the Harbour, the existing Rates or Dues leviable thereat, the average Revenue of the Harbour for the Three Years preceding the Adoption of this Act, and the probable or estimated Amount

of the Rates proposed to be levied under such Schedule, shall, within Fourteen Days after such Schedule has been adjusted as aforesaid, be transmitted by such Provost or Acting Chief Magistrate to the Lords of the Admiralty and to the Board of Trade respectively.

XIV. The Board of Trade shall, as soon as conveniently may Board of Trade be after the Receipt of such Schedule and Statement, take the to consider and same into consideration, and make such Inquiries and obtain such further Information in reference to the several Matters therein set forth as they may deem expedient, and shall either approve or disapprove of such Schedule, or modify the same in such Manner and in such Particulars as in the special Circumstances of each Case they shall think fit, and shall finally adjust such Schedule. and certify the same under the Hand of One of their Secretaries or Assistant Secretaries as containing the maximum Rates to be levied at the Harbour of the Burgh in which this Act has been adopted as aforesaid, and from and after the Date of such Certificate it shall be lawful for the Town Council to demand and take any Sums not exceeding the Rates specified in such Schedule: Provided always, that the Rates in such Schedule shall not in any Case exceed the Rates specified in the Schedule (A.) hereunto annexed.

finally adjust the Schedule.

XV. From and after the Adoption of this Act in any Burgh, Exclusive Priall exclusive Rights or Privileges possessed or claimed by the vileges of Bur-Freemen or Burgesses of such Burgh, of Exemption from Payment of Harbour Rates or Dues, or of paying a lower Rate of Harbour Dues than Persons not Freemen or Burgesses, shall cease and determine, and the Rates by this Act authorized to be levied shall be at all Times charged equally to all Persons in respect of the same Description of Vessel and the same Description of Goods.

gessesabolished, and Rates to be charged equally.

XVI. The annual Account in Abstract required by the said Accounts and Harbours, Docks, and Piers Clauses Act to be prepared and sent Statement of to the Sheriff Clerk shall be made up for the Year ending on the Fifteenth Day of October, and in addition to such annual Account be sent to the in Abstract the Town Council shall annually cause a Statement Sheriff Clerk to be prepared showing the Total Revenue of the Harbour for the annually. Year ending on the said Fifteenth Day of October; and shall on or before the Expiration of One Month from that Day transmit such annual Account in Abstract, and such Statement, duly audited and certified by the Town Clerk, to the Sheriff Clerk of the County in which the Burgh is situated; and along with the First Statement so transmitted the Town Council shall also send a Copy, certified by the Town Clerk, of the Statement of the average Revenue of the Harbour for the Three Years preceding the Adoption of this Act, transmitted to the Lords of the Admiralty and the Board of Trade, as herein-before directed; and such Statements and certified Copies of Statements shall be open to the Inspection of the Public at all seasonable Hours, on Payment of the Sum of One Shilling for every such Inspection; and if the Town Council omit to prepare and send such Annual Accounts or Statements, or certified Copies of Statements, as aforesaid, they shall for every such Omission forfeit the Sum of Twenty Pounds.

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the Revenue of the Harbour to

XVII. From

XVII. From and after the Adoption of this Act in any Burgh,

the whole future Revenue of the Harbour shall be applied and

expended by the Town Council in the Maintenance, Improvement,

and Extension of the Harbour, and in no other Way and for no

other Purpose whatsoever: Provided always, that a Sum equal w

Increase of Revenue to be applied in extending and improving the Harbour.

Town Council may borrow Money on the Security of the Rates.

the average annual Revenue of the Harbour for the Three Years preceding the Adoption of this Act shall be applicable and may be applied in Payment of the Principal and Interest of the existing Debt, if any, incurred in the Maintenance, Improvement, and Extension of the said Harbour prior to the passing of this Act, and after the same shall have been extinguished and paid off the the whole Sums raised in virtue of this Act shall be applied and expended by the Town Council in the Maintenance, Improvement, and Extension of the said Harbour, and in no other Way and for no other Purpose whatever. XVIII. It shall be lawful for the Town Council from Time to Time to borrow, for the Purposes of extending or improving the Harbour, such Sum or Sums as they shall deem expedient, or w accept and take from any Bank or Banking Company Credit w such Amount as they shall deem expedient on a Cash Account to be opened and kept with such Bank or Banking Company is the Name of the Town Council, according to the Usage of Bankers in Scotland, and to assign the Rates by this Act authorized to be levied in security of the Repayment of the Sum so borrowed or of the Amount of such Credit, or of the Sums advanced from Time to Time on such Cash Account, with Interest thereon respectively: Provided always, that Intimation shall be given by the Town Council of their Intention to borrow Money or to take a Cash

Credit, by the Insertion of a Notice to that Effect, and stating the Sum proposed to be borrowed, or the Amount of the Credit proposed to be taken, once in a Newspaper published in the Burgh or if there be no Newspaper published therein, once in a Newspaper published in the County in which the Burgh is simsted or in an adjoining County, One Month at least before the Meeting of the Town Council at which it is intended to authorize the borrowing of such Sum or the taking of such Cash Credit: Provided also, that the Resolution to borrow any Sum of Money or to take any Cash Credit shall be approved of by at least Two Thirds of the Members of the Council who are present at such Meeting; and that the whole Sums so borrowed or advanced shall be applied and expended in the Extension and Improvement of the Harbour.

and in no other Way and for no other Purpose whatsoever. XIX. The Bonds and Assignations to be granted for securing the Repayment of the Sums to be borrowed or advanced as aforesaid shall be in the Form of the Schedule (B.) hereunto annexed, or as near as may be, and shall be signed by the Protest

or acting Chief Magistrate of the Burgh, and by the Treasurer and Town Clerk at an open Meeting of the Town Council and Two of the Councillors present shall sign as Witnesses thereto: and such Bonds and Assignations shall be recorded in the Missie Books of the Town Council, and a Certificate of such Registration shall be indorsed on such Bonds and Assignations, and signed by the Town Clerk; and in case of Competition such Bonds and

Assignations

Bonds and Assignations may be granted for Sums borrowed or advanced.

Id accounted for by him to the Kirk Session or Collector of the unds for the Poor of the Parish of , and failing Payent by the said C.D. forthwith,* grants Warrant for Recovery the said Penalty and Expenses by Poinding of his Goods and ffects and summary Sale thereof, on the Expiration of not less can Forty-eight Hours after such Poinding; appoints a Return reference of such Poinding and Sale to be reported within light Days from this Date, and in the meantime grants Warrant or detaining the said C.D. in the Prison of ntil such Return be reported.

VARRANT of IMPRISONMENT to be granted in case of a Return being made that no sufficient Goods and Effects could be found.

[Place and Date.]

C. 93, 94.

The [Magistrate] in respect of the Return made that no sufficient Effects can be found whereon to levy the said Penalty and Expenses, grants Warrant to imprison the said C.D. in the Prison of for the Space of from this Date, unless the said Penalty and Expenses be sooner paid, and decerns.

WARRANT OF LIBERATION.

[Place and Date.]

The [Magistrate] in respect of the Return of a sufficient Poinding and Sale of the Effects of the said C.D. [or in respect of Payment having been made of the said Penalty and Expenses, as the Case may be,] grants Warrant to the Keeper of the Prison of for the immediate Liberation of the said C.D.,

and decerns.

CAP. XCIV.

An Act to extend the Benefits of the Act of the Eleventh and Twelfth Years of Her present Majesty, for the Amendment of the Law of Entail in Scotland.

[20th August 1853.]

WHEREAS an Act was passed in the Session of Parliament holden in the Eleventh and Twelfth Years of the Reign of Her present Majesty, intituled An Act for the Amendment of 11 & 12 Vict. the Law of Entail in Scotland, the Provisions of which Act c. 36. have been found to be highly beneficial, and it is expedient to extend the Benefits and to facilitate the Operation of the said Act, and still further to simplify the Procedure under the same: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

L No

^{* [}If it shall appear at the Trial that no sufficient Poinding can be made within the Jurisdiction of the Magistrate, say here, "and in respect it appears that no sufficient Poinding and Sale can be had whereon to levy the said Penalty and Expenses, grants Warrant to imprison the said C.D. in the Prison of for the Space of from this Date, unless the said Penalty and Expenses be sooner paid, and decerns."]

as may be required for the Extension and Improvement thereof, and by themselves, or their Officers and Servants or others employed by them, to extend, enlarge, and improve the Harbour, to repair, deepen, and cleanse the same, and to make and maintain additional Piers, Quays, and Docks, and all other Works and Buildings connected therewith which may be necessary for the Reception and Accommodation of Ships and Vessels resorting to the Harbour, and for the Protection and Storage of Goods, and make, widen, and maintain all necessary Roads and Accesses to the Harbour and Works.

Plans and Working Drawings of the Works to be deposited at the Admiralty Office for Approval.

XXIV. Previous to extending or improving the Harbour or constructing any Works connected therewith, the Town Council shall deposit at the Admiralty Office, Whitehall, Plans and Work ing Drawings of the Harbour and the proposed Works connected therewith, for the Approval of the Lords of the Admiralty; and notwithstanding anything in this Act contained, the Harbour and Works connected therewith shall be extended and improved only according to such Plan as shall be previously approved of by the Lords of the Admiralty, such Approval to be signified in Writing under the Hand of the Secretary of the Admiralty; and if any Works shall be commenced or completed contrary to the Provisions of this Act, it shall be lawful for the Lords of the Admiralty to abate and remove the same, and to restore the Site thereof to its former Condition, at the Cost and Charge of the Town Council, and the Amount thereof shall be a Debt due to the Crown, and be recoverable accordingly.

Forms of Proceedings against Offenders,

XXV. The Complaint and Proceedings before the Sheriff or Justice or Justices before whom any Person shall be complained of or proceeded against, for any Offence under the Provisions of this Act, or the Acts incorporated herewith, may be raised and prosecuted at the Instance of the Procurator Fiscal of the Burgh. or of the Collector of the Harbour Rates, or of any other Officer or Person thereto authorized by any General or Special Order of the Town Council; and such Complaint and Proceedings, and the Sentence or Conviction thereon, may be in the Form of the Schedule (D.) hereunto annexed, or as near as may be; and, except that such Complaint, and the Sentence to be pronounced in relation thereto, shall be in Writing, no other Writing or written Record of Evidence or Procedure shall be necessary unless the Sheriff or Justice or Justices at the Hearing of the Complaint shall cause or allow the Procedure or Evidence to be taken down in Writing.

Transient Offenders may be apprehended and taken before the Sheriff or a Justice of the Peace. XXVI. It shall be lawful for the Officers or Persons appointed and acting under the Authority of this Act to seize and detain any transient Persons unknown to them who shall commit any Offence against the Provisions of this Act or the Acts incorporated herewith, and to convey such Persons before the Sheriff or any Justice without any other Warrant than this Act for so doing, and such Sheriff and Justice respectively are hereby empowered to proceed with all convenient Despatch, and without the Necessity of serving a Copy of the Complaint, to the summary hearing and determining of the same.

Saving the Rights of the Crown, XXVII. Nothing contained in this Act or in the Acts incorporated herewith, shall extend to authorize any Town Council to

Per Ton.

each

each

Bulls

Calves

Cows and Oxen

purchase, take, or use any Land or Soil, or any Rights in respect thereof, belonging to Her Majesty in right of Her Crown, without the Consent in Writing of the Commissioners for the Time being of Her Majesty's Woods, Forests, and Land Revenues, or any One of them, first had and obtained for that Purpose, and which such Commissioners, or any One of them, are hereby authorized and empowered to give; or to prejudice, diminish, alter, or take away any of the Rights, Privileges, Powers, or Authorities vested in or enjoyed by Her Majesty, Her Heirs or Successors.

SCHEDULES to which this Act refers.

SCHEDULE (A.)

I. RATES on VESSELS entering or using the HARBOURS.

			·
For every Vessel under the Burden of Fifteen Tons -	£ 0	s. 0	d. 4
For every Vessel of the Burden of Fifteen Tons, and			
under Fifty Tons	0	0	6
For every Vessel of the Burden of Fifty Tons, and			
under One hundred Tons	0	0	8
For every Vessel of the Burden of One hundred Tons,			
and under One hundred and fifty Tons	0	0	10
For every Vessel of the Burden of One hundred and			_
fifty Tons and upwards	0	1	0
All Lighters from any Vessel in the Roads shall be ex-			
empted from Rates, but if the Vessel do not enter			
the Harbour every Lighter shall pay for each Trip -	0	0	2
All Boats entirely open, landing or taking on \mathcal{L} s. d.			
board Goods or dried or salted Fish, each 0 0 6			
All drave or large Boats entering the Har-			
bour or Precincts thereof with fresh Fish,			
each 0 0 4			
II. RATES on Goods shipped or unshipped at the HAI	RBO	UR.	
		8.	d.
Ale per Hogsliea	d	0	6
Ale, bottled per Barrel Bull		0	3
Bark per Tor		1	0
Beef or Pork per Tor		1	4
Beef or Pork per Barre	ıl	0	2
Blubber per Tun of 252 Gallon		1	0
Bone Dust per To		0	8
Bones of Cattle per Ton		0	6
Bottles per Gros	-	0	2
Bricks per 1,00		0	8
Casks, empty, not being returned Packages, per Puncheon Other Casks in proportion.	n	0	3
Cattle:			
Value:	_	_	_

The Word "Harbour" shall mean the Harbour of Ingrach
Burgh, and shall extend to and include the whole Limits
assigned to such Harbour by the Charter of such Burgh, or by
any Law, Statute, or Usage, and all Docks, Piers, Quars,
Yards, Works, Buildings, Creeks, and Anchorages within
such Limits:

The Expression "Town Council" shall mean the Provet, Magistrates, and Councillors, or the Magistrates and Councillors as the Case may be, of any such Burgh for the Time being:

The Words "Treasurer" and "Town Clerk" shall mean the Treasurer and Town Clerk respectively of any such Burgh for the Time being:

The Expression "Board of Trade" shall mean the Lords of the Committee of Her Majesty's Privy Council for Trade and

Foreign Plantations:

The Expression "Improvement" shall mean deepening, lighting, buoying, or any other Work approved by the Lords of the Admiralty.

Short Title.

III. In citing this Act in other Acts of Parliament, and in legal Instruments, Deeds, and Proceedings, it shall be sufficient to use the Expression "The Burgh Harbours (Scotland) Act, 1853."

8 & 9 Vict. c. 19. incorporated with this Act.

IV. In so far as not inconsistent with or not otherwise provided or not altered and varied by this Act, "The Lands Clauses Consolidation (Scotland) Act, 1845," shall be incorporated with and form Part of this Act: Provided always, that nothing in the said Lands Clauses Consolidation Act, or in this Act, contained shall authorize any Town Council to purchase or take Lands for the Purposes of this Act otherwise than by Agreement.

10 & 11 Vict. c. 27. incorporated with this Act. V. In so far as not inconsistent with or not otherwise provided or not altered and varied by this Act, "The Harboura, Docks, and Piers Clauses Act, 1847," shall be incorporated with and form Part of this Act: Provided always, that nothing in the said Harbours, Docks, and Piers Clauses Act contained shall extend or be construed to extend to compel any Town Council to erect and keep any Watch-house, Boat-house, Hut, or Weighing Materials for the Use of the Officers of Revenue, or to provide or keep a Life Boat Mortar, or Rockets, or a Tide or Weather Gauge and Barometer, until they shall be required so to do by the Lords of the Admiralty, in Writing under the Hand of the Secretary of the Admiralty; and upon such Requisition being made, the Clauses relating thereto contained in the said Harbours, Docks, and Piers Clauses Act shall, as regards this Act, come into and be in full Force.

Interpretation of Expressions in the Acts incorporated herewith. VI. The Expression "the Special Act," used in the said Lands Clauses Consolidation Act, and in the said Harbours, Docks, and Piers Clauses Act, shall be construed to mean and include this Act; and the Expression "the Promoters of the Undertaking, used in the said Lands Clauses Consolidation Act, and the Expression, "the Undertakers," used in the said Harbours, Docks, and Piers Clauses Act, shall severally mean the Town Council of any Burgh in which this Act is adopted as herein-after provided.

Town Council may resolve that this Act shall be adopted,

VII. It shall be lawful for the Town Council of any Burgh, by a Majority of the Members of the Council who are present at Admeeting specially called for that Purpose, to resolve that this Adments and the shall be a supposed in the shall be a supposed in the shall be a supposed in the same and the shall be a supposed in the same and the same are supposed in the same and the same are supposed in

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VIII. It shall be lawful for the Town Council, at such Second If Resolution Special Meeting, or at any adjourned Special Meeting (of which approved of, adjourned Meeting Four Days Notice in Writing shall be given this Act to be to each Member of the Council), on resuming Consideration of Minute to be such Resolution, either to approve or disapprove of the same; registered in and if such Resolution shall be approved of by a Majority of Two Sheriff Court Thirds at least of the Members of the Council who are present at Books. such Second Special Meeting or at such adjourned Meeting, this Act shall thereupon be held as adopted in the Burgh; and a Copy of the Minute of the Meeting at which such Resolution shall be so approved of shall, within Fourteen Days thereafter, or within Fourteen Days after the Dismissal of the Appeal against the said Resolution, herein-after provided for, be registered in the Sheriff Court Books of the County in which the Burgh is situated, and another Copy of the said Minute shall be within the like Period of Fourteen Days transmitted to the Office of the Secretary to the Admiralty; and the Provisions of this Act shall be in force in respect to the Burgh and the Harbour thereof from and after such Registration and Transmission, the Date of which or of the last of which shall be held as the Date of the Adoption of this Act.

IX. It shall be lawful for any Five or more Municipal Electors, Appeal to the Shipowners, or Traders within such Burgh, or for any Ten or more Board of Trade. registered Electors of the County within which such Burgh is situated, who may be dissatisfied with the said Second Resolution of the Town Council resolving that this Act shall be adopted in and applied to the Burgh, to appeal to the Board of Trade against the said Resolution; and the Board of Trade shall, as soon as conveniently may be, after making such Investigation as to the Roard shall seem fit, determine whether this Act shall be adopted and applied to the said Burgh or not; provided that Notice of said Appeal, signed by the said Appellants, shall be lodged with the Town Clerk of said Burgh within Seven Days after the Resolution of the said Town Council.

And whereas in certain Cases it may be expedient that The Act may this Act should be adopted at an earlier Period in the Year One be adopted bonsand eight hundred and fifty-three than would be competent earlier than beunder the Provisions herein-before contained: Be it enacted, That in case the Town Council of any Burgh shall think it expedent that this Act should be adopted at an earlier Period than

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Resolution to be published.

C. 93.

fore provided in certain Cases.

the annual Election of Councillors in the Year One thousand eight hundred and fifty-three, it shall be lawful for such Town Council to resolve accordingly, by a Majority of at least Two Thirds of the Members present at a Special Meeting called for the Purpose; and the Council shall thereupon convene a Public Meeting of the Municipal Electors of the Burgh, by public Advertisement on Fourteen Days Notice, to consider such Resolution; and in case such Resolution of the Town Council shall be approved of by a Majority of the Municipal Electors present at such Public Meeting, the said Resolution shall have the like Force and Effect as if the same had been approved of by a Second Meeting of Council held after the annual Election in manner herein-before provided.

XI. If at such Second Special Meeting or adjourned Meeting of Council, or at such Public Meeting of Municipal Electors, the Resolution to adopt this Act shall not be approved of, the Town Council may, after the Expiration of Two Years from the Dute of such First Special Meeting, but not sooner, by such and the like Meetings, Notices, and Proceedings as are herein-before mentioned, again take this Act into consideration, and adopt or determine not to adopt the same, and so on from Time to Time

thereafter.

Schedule of Rates to be prepared and published.

If Act not

adopted, Two Years to clapse

before Con-

had.

xideration again

XII. The Town Council shall, within One Month after the Date of the Adoption of this Act, prepare a Schedule of the Rutes (not exceeding the Rates specified in the Schedule (A.) hereunto annexed) which they may think reasonable and proper to be knied at the Harbour of the Burgh, in lieu of the Rates or Das then leviable thereat, and shall insert the said Schedule once in each Newspaper published in the Burgh, and, if there be no Newspaper published therein, once in each of Two successive Weeks in a Newspaper published in the County in which the Burgh is situated or in an adjoining County, and shall also cause a printed Copy of such Schedule to be delivered or transmitted to each Manicipal Elector of the Burgh, and to the Sheriff Clerk and Clerk of the Peace of the County within which such Burgh is situated; and it shall be competent to any Municipal Elector, or to my Shipowner or Trader within the Burgh, or to any registered Elector or Landowner in the County in which the Burgh is situated, or in any adjoining County, who may be dissatisfied with such Schedule, to lodge Objections thereto in Writing with the Town Clerk within Fourteen Days after the First Insertion of such Schedule in any Newspaper as aforesaid, or within Fourteen Days of the Transmission of a printed Copy of the said Schedule to the Sherif Clerk and Clerk of the Peace as aforesaid; and the Town Courci shall, on resuming Consideration of such Schedule, and of any Objections thereto which may have been lodged with the Town Clerk, dispose of such Objections (if any), and adjust such Schedule, as to them shall seem expedient.

XIII. A Copy of such adjusted Schedule, certified by the Torn Clerk, with Copies of any Objections thereto which may have been lodged as aforesaid, and a Statement signed by the Provestor Acting Chief Magistrate of the Burgh, showing the State of the Harbour, the existing Rates or Dues leviable theres, the average Revenue of the Harbour for the Three Years preceding the Adoption of this Act, and the probable or estimated Amount

A Copy of the Schedule and a Statement as to the Harbour to be sent to the Admiralty and the Board of Trade,

of the Rates proposed to be levied under such Schedule, shall, within Fourteen Days after such Schedule has been adjusted as aforesaid, be transmitted by such Provost or Acting Chief Magistrate to the Lords of the Admiralty and to the Board of Trade

respectively.

XIV. The Board of Trade shall, as soon as conveniently may Board of Trade be after the Receipt of such Schedule and Statement, take the to consider and same into consideration, and make such Inquiries and obtain such finally adjust further Information in reference to the several Matters therein set forth as they may deem expedient, and shall either approve or disapprove of such Schedule, or modify the same in such Manner and in such Particulars as in the special Circumstances of each Case they shall think fit, and shall finally adjust such Schedule, and certify the same under the Hand of One of their Secretaries or Assistant Secretaries as containing the maximum Rates to be levied at the Harbour of the Burgh in which this Act has been adopted as aforesaid, and from and after the Date of such Certificate it shall be lawful for the Town Council to demand and take any Sums not exceeding the Rates specified in such Schedule: Provided always, that the Rates in such Schedule shall not in any Case exceed the Rates specified in the Schedule (A.) hereunto annexed.

the Schedule.

XV. From and after the Adoption of this Act in any Burgh, Exclusive Priall exclusive Rights or Privileges possessed or claimed by the vileges of Bur-Freemen or Burgesses of such Burgh, of Exemption from Pay- gesses abolished, ment of Harbour Rates or Dues, or of paying a lower Rate of charged equally. Harbour Dues than Persons not Freemen or Burgesses, shall cease and determine, and the Rates by this Act authorized to be levied shall be at all Times charged equally to all Persons in respect of the same Description of Vessel and the same Description of Goods.

XVI. The annual Account in Abstract required by the said Accounts and Harbours, Docks, and Piers Clauses Act to be prepared and sent Statement of to the Sheriff Clerk shall be made up for the Year ending on the Fiscenth Day of October, and in addition to such annual Account in Abstract the Town Council shall annually cause a Statement Sheriff Clerk to be prepared showing the Total Revenue of the Harbour for the annually. Year ending on the said Fifteenth Day of October; and shall on or before the Expiration of One Month from that Day transmit such annual Account in Abstract, and such Statement, duly audited and certified by the Town Clerk, to the Sheriff Clerk of the County in which the Burgh is situated; and along with the First Statement so transmitted the Town Council shall also send a Copy, certified by the Town Clerk, of the Statement of the average Revenue of the Harbour for the Three Years preceding the Adoption of this Act, transmitted to the Lords of the Admiralty and the Board of Trade, as herein-before directed; and such Statements and certified Copies of Statements shall be open to the Inspection of the Public at all seasonable Hours, on Payment of the Sum of One Shilling for every such Inspection; and if the Town Council omit to prepare and send such Annual Accounts or Statements, or certified Copies of Statements, as aforesaid, they shall for every such Omission forfeit the Sum of Twenty Pounds.

Nn3

the Revenue of the Harbour to be sent to the

XVII. From

Increase of Revenue to be applied in extending and improving the Harbour.

XVII. From and after the Adoption of this Act in any Burgh the whole future Revenue of the Harbour shall be applied and expended by the Town Council in the Maintenance, Improvement, and Extension of the Harbour, and in no other Way and for no other Purpose whatsoever: Provided always, that a Sum equal w the average annual Revenue of the Harbour for the Three Year preceding the Adoption of this Act shall be applicable and may be applied in Payment of the Principal and Interest of the existing Debt, if any, incurred in the Maintenance, Improvement, and Extension of the said Harbour prior to the passing of this Act, and after the same shall have been extinguished and paid of then the whole Sums raised in virtue of this Act shall be applied and expended by the Town Council in the Maintenance, Improvement, and Extension of the said Harbour, and in no other Way and for no other Purpose whatever.

Town Council may borrow Money on the Security of the Rates

XVIII. It shall be lawful for the Town Council from Time to Time to borrow, for the Purposes of extending or improving the Harbour, such Sum or Sums as they shall deem expedient, or w accept and take from any Bank or Banking Company Credit to such Amount as they shall deem expedient on a Cash Account, to be opened and kept with such Bank or Banking Company in the Name of the Town Council, according to the Usage of Bankers in Scotland, and to assign the Rates by this Act authorised to be levied in security of the Repayment of the Sum so borrowed or of the Amount of such Credit, or of the Sums advanced from Time to Time on such Cash Account, with Interest thereon respectively: Provided always, that Intimation shall be given by the Town Council of their Intention to borrow Money or to take a Cash Credit, by the Insertion of a Notice to that Effect, and stating the Sum proposed to be borrowed, or the Amount of the Credit proposed to be taken, once in a Newspaper published in the Burgh. or if there be no Newspaper published therein, once in a Newspaper published in the County in which the Burgh is situated or in an adjoining County, One Month at least before the Meeting of the Town Council at which it is intended to authorize the borrowing of such Sum or the taking of such Cash Credit: Provided also, that the Resolution to borrow any Sum of Money or to take any Cash Credit shall be approved of by at least Two Thirds of the Members of the Council who are present at such Meeting; and that the whole Sums so borrowed or advanced shall be applied and expended in the Extension and Improvement of the Harbour, and in no other Way and for no other Purpose whatsoever.

Bonds and Assignations may be granted for Sums borrowed or advanced.

XIX. The Bonds and Assignations to be granted for securing the Repayment of the Sums to be borrowed or advanced as aforesaid shall be in the Form of the Schedule (B.) hereunto annexed, or as near as may be, and shall be signed by the Provest or acting Chief Magistrate of the Burgh, and by the Treasurer and Town Clerk at an open Meeting of the Town Council, and Two of the Councillors present shall sign as Witnesses thereto; and such Bonds and Assignations shall be recorded in the Minute Books of the Town Council, and a Certificate of such Registration shall be indorsed on such Bonds and Assignations, and signed by the Town Clerk; and in case of Competition such Boods and Assignations

Assignations shall have Priority and Preference according to the Dates of such Registration; and until Repayment of the Sums so forrowed or advanced, and Interest thereon, such Sums, and the Bonds and Assignations granted therefor respectively, shall form Lien on the Rates by this Act authorized to be levied preferable to all other Debts and Claims against the Burgh, and the Creditors in right of such Sums shall be entitled to receive the same from the Town Council and their Officers out of the first and readiest of such Rates.

XX. Such Bonds and Assignations may be transferred by Bonds and As-Indorsation in the Form of the Schedule (C.) hereunto annexed, signations may or as near as may be; and every Transfer shall be produced to be transferred by Indorsation the Town Clerk, who shall forthwith enter in the Minute Book of the Town Council a Memorandum of the Date of such Transfer. the Names of the Parties thereto, and the Amount, Number, and Date of the Bond and Assignation so transferred; and a Certificate of such Entry shall be indorsed on such Bond and Assignation, and signed by the Treasurer and Town Clerk, and thereupon the Person to whom the same has been so transferred, and his Heirs, Executors, or Assignees, shall have full Right thereto, and to the whole Sums, Principal and Interest, therein contained.

XXL If it shall at any Time appear to the Town Council that Town Council the Revenue of the Harbour arising from Rates specified in a may apply for a Schedule certified by the Board of Trade as before mentioned is further Increase not adequate to the necessary Extension and Improvement of the Harbour, it shall be lawful for the Town Council to prepare an amended Schedule of Rates (not exceeding the Rates specified in the Schedule (A.) hereunto annexed), and on the like Notices being given, and the like Procedure in all respects being adopted, as is herein-before provided in regard to the Adjustment of the Schedule of Rates prepared by the Town Council on the Adoption of this Act, to transmit such amended Schedule, with Copies of any Objections thereto, and a Statement showing the several Particulars herein-before mentioned, to the Lords of the Admiralty and the Board of Trade in the Manner herein-before directed, and on such amended Schedule being adjusted and certified by the Board of Trade under the Hand of their Secretary as aforesaid it shall be lawful for the Town Council to demand and take any Sums not exceeding the Rates therein specified: Provided always, that the Schedule of Rates to be levied at any Harbour shall not be altered until the Expiration of at least Five Years from the Date of each Adjustment and Certification thereof by the Board of Trade.

XXII. It shall be lawful for any Five or more of the said Board of Trade Municipal Electors, Shipowners, Traders, Landowners, or regis- may inquire inte tered County Electors, after the Expiration of the said Five Years, and regulate to apply to the Property of the Expiration of the said Five Years, and regulate Rates. to apply to the Board of Trade to reduce or alter and vary the said Rates; and they shall thereupon make such Inquiries and obtain such Information in reference thereto as they may deem expedient, and shall thereafter make such Order thereon as in the special Circumstances of the Case they shall see fit.

XXIII Subject to the Provisions of this Act and the Acts Town Council incorporated herewith, it shall be lawful for the Town Council may extend and purchase and acquire such Lands contiguous to the Harbour Harbour.

by Indorsation.

Propelling of Succession, under Reservation of Liferent. to have no Effect upon Applicaor recited Act.

XXII. Where any Heir of Entail in possession of an entailed Estate under an Entail created before the passing of the said Act shall have lawfully propelled or shall hereafter lawfully propel such Estate, under Reservation of his own Liferent, to the Heir entitled to succeed him therein, any Application which has been tions under this or shall be made by him under the recited Act or under this Act. and all Procedure following thereon, shall be equally effectual in all respects as if he had not propelled the Succession, provided the Consents of the Persons whose Consents would have been required to such Application if he had not propelled the Succession as aforesaid be obtained thereto.

Bonds, &c. in Security may contain Power of Sale.

XXIII. Every Bond and Disposition in Security hereafter to be granted under the said recited Act or under this Act may, in the Option of the Party upon whose Application to the Coart the same shall be executed, contain a Power of Sale in ordinary Form.

Judgments and Decrees to be final.

XXIV. Every Judgment and Decree pronounced, and that shall be pronounced upon any Application under the said recited Ac or under this Act, where such Judgment or Decree has not been or shall not be brought under Review of the House of Lords by Appeal, or brought under Reduction upon any relevant Ground during the Period within which such Judgment or Decree might have been appealed from, shall, as regards Third Parties aring bond fide on the Faith thereof, be no longer reducible on wy Ground of Irregularity or Noncompliance with the Provisions of the said recited Act or of this Act, but in respect of any such Ground of Challenge be final and conclusive; and the Penck during which Challenge or Appeal is competent, under the said recited Act or under this Act, of any such Judgment or Decree; or of any Instrument of Disentail, or other Deed executed in virtue of such Judgment or Decree, shall not be extended in respect of the Minority or Want of Capacity to act of any Person or Persons whatever.

Interpretation of Terms.

XXV. The following Words occurring in this Act shall, except where the Nature of the Provision shall be repugnant to such Construction, be construed as follows; that is to say, the Words "Court of Session," or "the Court," shall be construed to mean either Division of the Court of Session; the Words "Heir of Entail" shall include "Institute;" the Word "Lands" shall extend to and comprehend all Heritages; and the Words "Entailed Estate" shall extend to and comprehend all Heritages which by the Law of Scotland may be made the Subject of Entail.

CAP. XCV.

THEREAS by an Act passed in the Session of Parliament

An Act to provide for the Government of India.

[20th August 1853]

holden in the Third and Fourth Years of King William 3&4 W.4.c. 85. ' the Fourth, intituled An Act for effecting an Arrangement with ' the East India Company, and for the better Government of His ' Majesty's Indian Territories till the Thirtieth Day of April Om

' thousand eight hundred and fifty-four, the Territories therein

' mentioned were continued under the Government of the Lan

India Company until the Thirtieth Day of April One thousand eight hundred and fifty-four, with the Powers and subject to the Superintendence, Direction, and Control therein mentioned; and the Property and Rights in the said Act mentioned were continued in the Possession of the said Company in trust for the Crown for the Service of the said Government: And whereas it is expedient to provide for the Government of the Territories 'now in the Possession and under the Government of the said ' Company after the Expiration of the Term limited by the said Act. Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

ind by the Authority of the same, as follows:

I. Until Parliament shall otherwise provide, all the Territories Until Parlianow in the Possession and under the Government of the East ment shall India Company shall continue under such Government in trust otherwise profor Her Majesty, Her Heirs and Successors, with and under the vide, the British Powers and Restrictions and subject to the Sunniversal Territories in Powers and Restrictions, and subject to the Superintendence, India to be con-Direction, and Control now by Law applicable to such Govern-tinued under ment, and subject also to the Provisions of this Act: and all the the Government Provisions now in force of the said Act of the Third and Fourth of the Com-Years of King William the Fourth, and all other Enactments pany, subject to whatsoever now in force with relation to the said Company and of this Act. Government and Territories respectively, shall, save so far as the same are altered by or are repugnant to this Act, continue in force after the said Thirtieth Day of April One thousand eight hundred and fifty-four, as if the said Term had not expired; and no Appointments, Arrangements, or Acts made or done under the Provisions and Enactments hereby continued, shall, by reason only of the Expiration of the said Term, cease or be affected.

II. From and after the Second Wednesday in the Month of After the April One thousand eight hundred and fifty-four there shall be Second Wed-Eighteen Directors and no more of the said Company, to be from needay in April Time to Time appointed and elected as herein-after mentioned; and such Directors, or any Ten or more of them, shall be and shall be called a Court of Directors, and such Directors and Court of Company. Directors respectively shall have the same Powers and Privileges as the Directors and Court of Directors of the said Company now have, save so far as such Powers and Privileges are altered by this Act; and in every Case where the Presence, Signature, Conseat, or Concurrence of Thirteen Directors of the said Company, or of any greater Number of such Directors, is now requisite, the Presence, Signature, Consent, or Concurrence (as the Case may be) of Ten Directors under this Act, shall be sufficient; and in all Despatches and written Documents proceeding from the said Court of Directors the Signatures of the Chairman and Deputy Chairman and of the Senior Member of the said Court, or of any Two of them, countersigned by the Secretary or Deputy Secretary for the Time being of the said Company, shall be sufficient in lieu of the Signatures of the Majority of the said Directors.

III. It shall be lawful for Her Majesty, by Warrant under the Her Majesty to Royal Sign Manual, at any Time before the said Second Wednes- appoint Three day in April One thousand eight hundred and fifty-four, to appoint of the first Di-Three Persons to be, from the said Second Wednesday in April Four, and Sir

the Provisions

1854, there shall be Eighteen Directors of the

One Years.

C. 95.

All Directors appointed to bave served Ten Years in India.

The present Directors and the Directors out by Rotation, to appoint from their own Body Fifteen of the first Directors under this Act, Five for Two Years, Five for Four Years, and Five for Six Years.

On casual Vacancies, Directors appointed by the Crown to be increased to Six, those not so appointed to be reduced to Twelve.

Vacancies among Directors how to be filled up.

Ordinary Term of Office of Directors to be

One thousand eight hundred and fifty-four, Directors of the mid Company, under this Act, and One of such Persons shall be appointed to be a Director for the Term of Two Years. One other for the Term of Four Years, and One other for the Term of Six Years; and every Director to be so appointed, and every other Director to be appointed by Her Majesty under the Provisions herein contained, shall be a Person who shall have been for Ten Years at the least in the Service of the Crown in India, or in the Service of the said Company there.

IV. On the Second Wednesday in the Month of March One thousand eight hundred and fifty-four the present Directors of the said Company, or such of them as may then remain in Office, and the Persons, or Survivors of the Persons, heretofore Directors of the said Company, who in the Month of April One thousand eight hundred and fifty-three ceased to be such Directors by the Expiration of the Term for which they were elected, or the major Part of the said Directors and Persons, shall, from among the said Directors and Persons heretofore Directors as aforesaid, appoint Fifteen Persons to be, with the Three Persons to be appointed by Her Majesty, the first Directors of the said Company under this Act from the said Second Wednesday in April One thousand eight hundred and fifty-four; and of such Fifteen Persons Five shall be appointed for the Term of Two Years, Five others for the Term of Four Years, and the remaining Five for the Term of Six Years; and for the Purposes of such Appointment as aforesaid. as well the said Persons heretofore Directors, as the said present Directors remaining in Office, shall meet and act together as a Court of Directors of the said Company on the said Second Wednesday in March, and the Names of the Directors who shall be appointed at such Court, together with the respective Terms for which they are appointed, shall be certified to the Board of Commissioners for the Affairs of India, under the Seal of the said Company.

V. To the Intent that the Number of the Directors of the said Company to be appointed by Her Majesty under this Act be increased to Six, and the Number of other Directors reduced to Twelve, it shall be lawful for Her Majesty, upon the First, Second, and Third Vacancy respectively among the Directors under this Act not appointed by Her Majesty which may happen otherwise than by the Expiration of the Term of Years for which a Director may have been appointed or elected, to appoint by Warrant as aforesaid a Person to be a Director of the said Company to fill

each of such Vacancies.

VI. Every Vacancy happening from Time to Time in the Office of any Director who shall have been appointed by Her Majesty under any Provision herein contained shall be filled up by Her Majesty by Warrant under the Royal Sign Manual; and, subject to the Provisions herein contained for increasing the Number of Directors to be appointed by Her Majesty, every Vacancy among the Directors not appointed by Her Majesty shall be filled up by Election by the General Court of the said Company, in the Manner in which Directors are now elected.

VII. Every Director appointed by Her Majesty or elected by the said General Court to fill a Vacancy occasioned by the Expi-

ition of the Term of Office of a Director shall be appointed or ected for the Term of Six Years; and every Director appointed y Her Majesty or elected by the said General Court to supply e Place of any Director whose Office shall have become void herwise than by the Expiration of his Term of Office, shall be ppointed or elected for the Remainder of the Term of Office of ich last-mentioned Director; and every Person who shall, or but r Re-appointment or Re election would, cease to be a Director v the Expiration of his Term of Office, shall be capable of being rthwith re-appointed or of being re-elected at the Election holden the Day of the Expiration of such Term.

VIII The Terms of Two Years, Four Years, and Six Years spectively, for which the Directors first appointed under this ct shall be appointed, shall be taken to expire at the End of the ay on the Second Wednesday in the Month of April in the econd, Fourth, and Sixth Years respectively after the Year One ousand eight hundred and fifty-four, and the Term of Office of ery Person appointed or elected to supply a Vacancy upon the spiration of any Term shall be taken to expire at the End of the ay on the Second Wednesday in April in the Sixth following ear; and it shall be lawful for Her Majesty from Time to Time, pon or after the Expiration of the Term of Office of any Director Directors appointed by Her Majesty by Warrant under the oyal Sign Manual, to appoint or re-appoint a Person or Persons till such Vacancy or Vacancies; and biennial Elections shall holden on the Second Wednesday of the Month of April in the ear One thousand eight hundred and fifty-six, and in every ternate Year, for filling up such Vacancies among the Directors the Expiration of any Term of Office as the General Courts of e said Company may be authorized to fill up, and all the Prosions applicable to the General Annual and other Elections of rectors by the said General Court shall be applicable to the ennial and other Elections of Directors by such General Court ider this Act, so far as Circumstances will admit.

IX. Of the Fifteen Directors first appointed under this Act by e present Directors and Persons heretofore Directors of the said mpany, Six shall be Persons who shall have resided for Ten ears at the least in India; and all such Vacancies happening Persons who om Time to Time in the Offices of any of the Six Directors so shall have salified as the General Court may be authorized to fill up shall served Ten filled up by Persons qualified in like Manner; and in case by Years in India. ^{e Vacancies} among the Directors not appointed by Her Majesty, nich Her Majesty is authorized to fill up, or any of such Vacanthe Number of Directors so qualified as aforesaid (exclusive those appointed by Her Majesty) be reduced below Six, every rson thereafter elected by the General Court to be a Director on any Vacancy, except any of the Directors first appointed ider this Act who may be elected at the Expiration of their erm of Office, shall be a Person qualified in like Manner until e Number of Directors so qualified, exclusive of those appointed the Crown, be restored to Six, and every casual Vacancy enceforth happening among such Six Directors so qualified all be filled up by the Election of a Person qualified in like anner; and when at the Time of any biennial Election there-

Six Years, and

Term of Office of Directors to expire, and biennial Elections to be holden on the Second Wednesday in

Six of the Directors not appointed by the Crown to be after of Directors by the General Court the Number of the Directors for the Time being who shall have resided for such Time in *India*, exclusive of any such Directors whose Term of Office may expire with the Day of the Election, and of the Directors appointed by the Crown, is less than Six, the Directors to be then elected, or so many of such Directors as may be necessary for making up the Number of Directors who shall have resided for such Time in *India* to Six, shall be a Person or Persons who shall have resided for such Time in *India*.

X. Notwithstanding the Provision of the Charter of the Tenth

Qualification of a Director as respects the Possession of East Indian Stock;

Year of King William the Third, any Person shall be deemed, so far as respects the Possession of Stock of the said Company, to be qualified to be chosen or appointed and to continue a Director of the said Company, under this Act, who shall have in his own Name and in his own Right and to his own Use One thousand Pounds or more in the Capital Stock of the said Company; and all Enactments and all Provisions of any Charter or Byelaw having reference to the Qualification of a Director shall be construed as if the said Sum of One thousand Pounds were substituted therein, and in the said Charter of King William the Third, for the Sum of Two thousand Pounds; and in the Case of any such Director appointed by Her Majesty, it shall be sufficient if, before he shall act as such Director, he shall have such Qualification in the said Capital Stock as is required under this Act, although be may not have the same at the Time of his Appointment; and every Person who shall be hereafter elected or appointed a Director of the said Company shall, before he shall act as such Director, make

1,000% to be a Qualification.

Director before acting to make a Declaration.

A.B. do declare, That the Sum of One thousand Pounds now standing in my Name of the Stock of the East India Company belongs to me in my own Right and not in trust for any other Person or Persons whatsoever.

the following Declaration:

Directors appointed by Her Majesty may sit in Parliament.

XI. No Person appointed by Her Majesty to be a Director under this Act shall, by reason of such Appointment, be incapable of being elected or sitting or voting in Parliament; and no such Director so appointed shall be subject to be removed by the General Court of the said Company; but it shall be lawful for Her Majesty, if She shall think fit, to remove any such Director for Inability or Misbehaviour.

The Authority of the present Directors to cease on the Second Wednesday of April 1854.

XII. From and after the Second Wednesday of the said Month of April One thousand eight hundred and fifty-four, all such of the present Directors of the said Company as shall not have been appointed to be Directors under this Act shall cease to be Directors of such Company; and no Vacancy which shall happen in the meantime in the Office of any of the said present Directors shall be filled up; and, notwithstanding any such Vacancies, such of the said present Directors as for the Time being may remain in Office, or the Majority of them, shall, until the Commencement of the Term of Office of the first Directors under this Act, have and exercise all the Powers by Law vested in the Directors of the said Company; and in every Case where the Presence, Signatures, Consent, or Concurrence of Thirteen Directors of the said Company or of any greater Number of such Directors is now requisite,

requisite, the Presence, Signature, Consent, or Concurrence (as the Case may be) of the Majority of such of the said Directors as for the Time being may remain in Office shall be sufficient.

XIII. Every Person who shall hereafter be appointed or elected Directors a Director of the said Company shall, before he shall act in that before acting to Office, take the following Oath, instead of the Oath now appointed take the Oath to be taken by a Director; that is to say,

' I A.B. do swear, That I will be faithful to Her Majesty Queen Victoria, and will to the best of my Ability perform the Duty ' assigned to me as a Director of the East India Company in the 'Administration of the Government of India in trust for the 'Crown. So help me GOD.'

XIV. If at any General Court of the said Company, after the Quorum of Transaction of such Business as by any Act of Parliament or any Byelaw of the said Company may be required to be transacted at of the Company. such Court, the Number of Proprietors assembled and qualified to vote, exclusively of any Directors then present, shall not amount to Twenty, it shall be lawful for the Chairman of the said Court, and he is hereby required, upon the Fact of the Number of Proprietors so assembled not amounting to Twenty being brought to his Notice, to declare the Court adjourned without putting the Question.

XV. The Provisions of the said Act of the Third and Fourth The Provisions Years of King William the Fourth, relating to the Division of of 3 & 4 W. 4. the Presidency of Fort William in Benyal into Two Presidencies. and to the Measures consequent thereupon, which have been suspended under the Authority of the Act of the Session holden in the Fifth and Sixth Years of King William the Fourth, Chapter suspended by Fifty-two, shall remain suspended until the Court of Directors, under the Direction and Control of the Board of Commissioners for the Affairs of India, shall otherwise direct; and during the Continuance of such Suspension the Provisions of such last-mentioned Act, authorizing the Appointment of a Lieutenant Governor for the North-western Provinces, then under the Government of the Presidency of Fort William in Bengal, and the Appointments and Arrangements made thereunder, shall remain in full

c. 85. for creating a Presidency of Agra, which has been 5&6W.4.c.52., to remain so until the same be revoked.

XVI. It shall be lawful for the said Court of Directors, under such Direction and Control as aforesaid, if and when they think fit, at any Time after the passing of this Act, to declare that the Governor General of India shall not be Governor of the Presideny of Fort William in Bengal, but that a separate Governor shall be appointed for such Presidency, and in such Case a separate Governor shall be from Time to Time appointed for such Presidency accordingly, in manner provided by the said Act of the Third and Fourth Years of King William the Fourth, in the Case of Vacancies happening in the Offices of the Governors of the Presidencies of Fort Saint George and Bombay; and from and after the Appointment of such Governor, the Power by the said Act vested in the Governor General of India of appointing a Deputy Governor of the said Presidency of Fort William in Bengal shall in the meantime cease: and unless and until a separate Governor of such Presi- a Lieutenant dency shall be constituted as aforesaid, it shall be lawful for the Governor m

A separate Governor may be appointed for the Presidency of Benga;

Court be appoint

after of Directors by the General Court the Number of the Directors for the Time being who shall have resided for such Time in *India*, exclusive of any such Directors whose Term of Office may expire with the Day of the Election, and of the Directors appointed by the Crown, is less than Six, the Directors to be then elected, or so many of such Directors as may be necessary for making up the Number of Directors who shall have resided for such Time in *India* to Six, shall be a Person or Persons who shall have resided for such Time in *India*.

Qualification of a Director as respects the Possession of East Indian Stock;

1,000% to be a Qualification.

Director before acting to make a Declaration.

Directors ap-

pointed by Her Majesty may sit in Parliament.

The Authority of the present Directors to cease on the Second Wednesday of April 1854.

X. Notwithstanding the Provision of the Charter of the Tenth Year of King William the Third, any Person shall be deemed, we far as respects the Possession of Stock of the said Company, to be qualified to be chosen or appointed and to continue a Director of the said Company, under this Act, who shall have in his own Name and in his own Right and to his own Use One thousand Pounds or more in the Capital Stock of the said Company; an! all Enactments and all Provisions of any Charter or Byelsw having reference to the Qualification of a Director shall be construed as if the said Sum of One thousand Pounds were substituted therein, and in the said Charter of King William the Third, for the Sum of Two thousand Pounds; and in the Case of any such Director appointed by Her Majesty, it shall be sufficient if, before he shall act as such Director, he shall have such Qualification in the said Capital Stock as is required under this Act, although le may not have the same at the Time of his Appointment; and every Person who shall be hereafter elected or appointed a Director of the said Company shall, before he shall act as such Director, make the following Declaration:

A.B. do declare, That the Sum of One thousand Pounds now standing in my Name of the Stock of the East India Coupany belongs to me in my own Right and not in trust for any other Person or Persons whatsoever.

XI. No Person appointed by Her Majesty to be a Director under this Act shall, by reason of such Appointment, be incapable of being elected or sitting or voting in Parliament; and no such Director so appointed shall be subject to be removed by the General Court of the said Company; but it shall be lawful for Her Majesty, if She shall think fit, to remove any such Director for Inability or Misbehaviour.

XII. From and after the Second Wednesday of the said Month of April One thousand eight hundred and fifty-four, all such of the present Directors of the said Company as shall not have been appointed to be Directors under this Act shall cease to be Directors of such Company; and no Vacancy which shall happen in the meantime in the Office of any of the said present Directors shall be filled up; and, notwithstanding any such Vacancies, such of the said present Directors as for the Time being may remain in Office, or the Majority of them, shall, until the Commencement of the Term of Office of the first Directors under this Act, have and exercise all the Powers by Law vested in the Directors of the said Company; and in every Case where the Presence, Signatures, Consent, or Concurrence of Thirteen Directors of the said Company or of any greater Number of such Directors is now requisite,

requisite, the Presence, Signature, Consent, or Concurrence (as the Case may be) of the Majority of such of the said Directors as for the Time being may remain in Office shall be sufficient.

XIII. Every Person who shall hereafter be appointed or elected Directors a Director of the said Company shall, before he shall act in that before acting to Office, take the following Oath, instead of the Oath now appointed take the Oath to be taken by a Director; that is to say,

I A.B. do swear, That I will be faithful to Her Majesty Queen Victoria, and will to the best of my Ability perform the Duty assigned to me as a Director of the East India Company in the Administration of the Government of India in trust for the Crown. So help me GOD.'

of the Company.

XIV. If at any General Court of the said Company, after the Quorum of Transaction of such Business as by any Act of Parliament or any General Courts Byelaw of the said Company may be required to be transacted at such Court, the Number of Proprietors assembled and qualified to vote, exclusively of any Directors then present, shall not amount to Twenty, it shall be lawful for the Chairman of the said Court, and he is hereby required, upon the Fact of the Number of Proprietors so assembled not amounting to Twenty being brought to his Notice, to declare the Court adjourned without putting the Question.

XV. The Provisions of the said Act of the Third and Fourth The Provisions Years of King William the Fourth, relating to the Division of of 3 & 4 W. 4. the Presidency of Fort William in Benyal into Two Presidencies, and to the Measures consequent thereupon, which have been suspended under the Authority of the Act of the Session holden in the Fifth and Sixth Years of King William the Fourth, Chapter suspended by Fifty-two, shall remain suspended until the Court of Directors, under the Direction and Control of the Board of Commissioners for the Affairs of India, shall otherwise direct; and during the Continuance of such Suspension the Provisions of such last-mentioned Act, authorizing the Appointment of a Lieutenant Governor for the North-western Provinces, then under the Government if the Presidency of Fort William in Bengal, and the Appointments and Arrangements made thereunder, shall remain in full

c. 85. for creating a Presidency of Agra, which has been 5&6W.4.c.52.. to remain so until the same be revoked.

XVI. It shall be lawful for the said Court of Directors, under such Direction and Control as aforesaid, if and when they think it, at any Time after the passing of this Act, to declare that the Governor General of India shall not be Governor of the Presideny of Fort William in Bengal, but that a separate Governor shall be appointed for such Presidency, and in such Case a separate Gofernor shall be from Time to Time appointed for such Presidency accordingly, in manner provided by the said Act of the Third and Fourth Years of King William the Fourth, in the Case of Vacancies happening in the Offices of the Governors of the Presidencies of Fort Saint George and Bombay; and from and after the Appointment of such Governor, the Power by the said Act rested in the Governor General of India of appointing a Deputy Governor of the said Presidency of Fort William in Bengal shall rease; and unless and until a separate Governor of such Presi- a Lieutenant dency shall be constituted as aforesaid, it shall be lawful for the Governor may

A separate Governor may be appointed for the Presidency of Benga;

in the meantime Court be appointed.

Court of Directors, under such Direction and Control as aforesaid, if and when they think fit, at any Time after the passing of this Act, to authorize and direct the Governor General of India in Council to appoint from Time to Time any Servant of the aid Company who shall have been Ten Years in their Service in India to the Office of Lieutenant Governor of such Part of the Tentories under the Presidency of Fort William in Bengal as for the Time being may not be under the Lieutenant Governor of the said North-western Provinces, and to declare and limit the Extent of the Authority of the Lieutenant Governor to be so appointed.

Power to Directors to greate One new Presideney or to authorise Governor General to appoint a new Lieutenant Governorship.

XVII. It shall be lawful for the Court of Directors of the said Company, under such Direction and Control, if and when they think fit, to constitute One new Presidency within the Territories subject for the Time being to the Government of the said Conpany, and to declare and appoint what Part of such Territories shall be subject to the Government of such new Presidency; and unless and until such new Presidency be constituted as aforesid it shall be lawful for the said Court of Directors, under such Direction and Control as aforesaid, if and when they think fit, to authorize (in addition to such Appointments as are herein-before authorized to be continued and made for the Territories now and heretofore under the said Presidency of Fort William) the Appointment by the said Governor General in Council of a Lieutenant Governor for any Part of the Territories for the Time being subject to the Government of the said Company, and to decker for what Part of the said Territories such Lieutenant Governor shall be appointed, and the Extent of his Authority, and from Time to Time to revoke or alter any such Declaration.

Power to alter from Time to Time the Limits of Presidencies and Lieutenant Governorships. XVIII. It shall be lawful for the said Court of Directors, under such Direction and Control as aforesaid, from Time to Time to declare and appoint what Part or Parts of the Territories for the Time being subject to the Government of the said Company shall be or continue subject to each of the Presidencies and Lieutenant Governorships for the Time being subsisting in such Territories, and to make such Distribution and Arrangement or new Distribution and Arrangement of such Territories into or among such Presidencies and Lieutenant Governorships as to the said Court of Directors, under such Direction and Control as aforesaid, may seem expedient.

The Enactments as to existing Presidencies to extend to new Presidencies.

XIX. The Provisions of the said Act of the Third and Fourth Years of King William the Fourth, as amended by this Act, and all other Provisions now in force for the Administration of the Executive Government of the Presidencies of Fort Saint George and Bombay respectively, and authorizing the Revocation and Suspension of the Appointment of Councils and the Reduction of the Number of Councillors in such Presidencies respectively. and as to the Powers, Duties, Functions, and Immunities of the Governors of such Presidencies respectively, and of such Governors in their respective Councils, and concerning or applicable to the Appointment and provisional Appointment of Governors and Members of Council of the said Presidencies respectively on Vacancies, and otherwise providing for Vacancies in the Office of any such Governor, and concerning the Removal and Dismissal of such Governors and Members of Council, and the Revocation of Appointments Appointments and previsional Appointments of Governors and Members of Council of such Presidencies, and concerning the Salaries and Emoluments of such Governors and Members of Council, shall extendiand be applicable in like Manner to and in the Case of any new Presidency to be established as aforesaid under this Act, and also to and in the Case of the Presidency of Agra, in case the same be constituted under the Provisions of the said Act of the Third and Fourth Years of King William the Fourth; and the said Provisions concerning Appointments of Governors and Members of Council on Vacancies, as amended by this Act, shall extend and be applicable to and for the first Appointment of a Governor and Members of Council of such new Presidency and the Presidency of Agra aforesaid.

XX. Every Appointment by the Court of Directors of any All Appoint-ordinary Member of the Council of *India*, or of any Member of ments of Memthe Council of any Presidency in *India*, shall be subject to the bers of Council Approbation of Her Majesty, to be signified under Her Royal of by Her Sign Manual, countersigned by the President of the Board of Maiesty.

Commissioners for the Affairs of India.

XXL So much of the said Act of the Third and Fourth Years As to excluding of King William the Fourth as provides that the Fourth ordinary Fourthordinary Member of the Council of India shall not be entitled to sit or vote Member from in the said Council, except at Meetings thereof for making Laws errain Meetings.

and Regulations, shall be repealed.

XXII. For the better Exercise of the Powers of making Laws Legislative and Regulations, now vested in the Governor General of India in Councillors Council, the several Persons herein-after mentioned shall, in added to the addition to and together with such Governor General and the for making Members of the said Council, under the said Act of the Third and Laws and Fourth Years of King William the Fourth, be Members of the Regulations; said Council of India for and in relation to the Exercise of all such Powers of making Laws and Regulations as aforesaid, and shall be distinguished as Legislative Councillors thereof; (that is 10 say,)

One Member for each Presidency and Lieutenant Governorship for the Time being established in the said Territories, to be appointed from Time to Time by the Governor of such Presidency and the Lieutenant Governor of such Lieutenant Governorship respectively, from among the Persons having been or being at the Time of their Appointment in the Civil Service of such Company within such Presidency or Lieutenant Governorship, and who shall have been Ten Years in

the Service of the said Company:

The Chief Justice of the Supreme Court of Judicature at Fort William in Bengal, or the Chief Justice or Chief Judge of any Court of Judicature hereafter to be constituted in the said Territories to or in which the Powers of such Supreme Court may be transferred or vested:

One of the other Judges of such Supreme Court, or One of the Judges appointed by Her Majesty of any such future Court

as aforesaid, to be named by the said Governor General: And it shall be lawful for the Court of Directors, if they think it expedient, under the Direction and Control of the Board of Commissioners for the Affairs of India, to authorize and direct the Governor

Council of India

but only to vote at Meetings for that Purpose.

Appointment of a Vice President of Council to preside at Meetings in Absence of Governor General:

Quorum for Legislative Business.

Governor General's Assent requisite to Validity of Laws.

Time for Meeting of Council with new Legislative Councillors to be fixed by Governor General by Proclamation.

No Law, &c. invalid by reason of its affecting any Prerogative of the Crown.

All Fines, Penalties, &c. to belong to the East India Company.

Governor General of *India* to appoint from Time to Time, in addition to such Legislative Councillors as aforesaid, Two Persons. to be selected by the said Governor General, having been Tea Years in the Service of the Company, to be Legislative Councillos of the said Council under this Act: Provided always, that the Legislative Councillors added to the Council of India by or under this Act shall not be entitled to sit or vote in the said Council except at Meetings thereof for making Laws and Regulations.

XXIII. It shall be lawful for such Governor General to appoint any Member of the said Council to be Vice President thereof at Meetings of the said Council for making Laws and Begulations, who shall preside therein at such Meetings in the Absence of such Governor General, and in the Absence of such Vice President the senior ordinary Member of the Council of India there present shall preside therein; and the Powers of making Laws or Regulations vested in the said Governor General is Council shall be exercised only at Meetings of the said Council at which such Governor General or Vice President or some critnary Member of Council, and Six or more Members of the said Council, shall be assembled, the Chief Justice or Chief Judge. such other Judge of the Supreme Court or such other Court & aforesaid, or the Fourth ordinary Member of the said Council of India, being One; and in every Case of Difference of Opinion at Meetings of the said Council for making Laws and Regulation. where there shall be an Equality of Voices, the Governor Graval, or in his Absence the Vice President, and in the Absence of the Governor General and the Vice President such senior ordinary Member of Council there present and presiding, shall have Two Votes or the Casting Vote.

XXIV. Provided always, That no Law or Regulation made by the said Council shall have Force or be promulgated until the same has been assented to by the said Governor General, whether he shall or shall not have been present in Council at the making

thereof.

XXV. Provided also, That the said Governor General shall by Proclamation appoint a Time, not being later than Six Mentis from the Commencement of this Act, for the First Meeting of the said Council of India for making Laws and Regulations under this Act, and summon thereto as well the Legislative Councillo appointed by and under this Act as the other Members of sail Council; and until such First Meeting the Powers now vestel in the said Governor General of India in Council of making Laws and Regulations shall and may be exercised in like Manner and by the same Members as before the passing of this Act.

XXVI. No Law or Regulation made by the Governor General in Council shall be invalid by reason only that the same affectany Prerogative of the Crown, provided such Law or Regulation shall have received the previous Sanction of the Crown, signified under the Royal Sign Manual of Her Majesty, countersigned by the President of the Board of Commissioners for the Affairs of India.

XXVII. All Fines and Penalties incurred by the Sentence of Order of any Court of Justice within the Territories under the Government of the East India Company, and all Forfeitures for Crimes of any Real or Personal Estate within the said Territories,

and

l all Real and Personal Estate within the said Territories heating or lapsing for Want of an Heir or Successor, and all perty within the said Territories devolving as Bona vacantia Want of a rightful Owner, shall (as Part of the Revenues of lia) belong to the East India Company in trust for Her Majesty the Service of the Government of India: Provided also, that Governor General in Council, and any other Person or Peris who may be authorized by any Act passed in that Behalf by Governor General in Council, shall have Power (in Cases ere the same may appear suitable and proper) to make any ant or Disposition of any Property so accruing by Forfeiture, theat, or otherwise to or in favour of any Relative or Contion of the Person from whom the same shall have accrued: to or in favour of any other Person or Persons.

XXVIII. 'And whereas by the said Act of the Third and Recital of ourth Years of King William the Fourth it was provided, that Provisions of commissioners to be appointed thereunder, and to be styled the 3&4 W.4.c.85. ndian Law Commissioners, should inquire into the Jurisdiction, ment of Indian owers and Rules of the existing Courts of Justice and Police Law Com-Establishments in the said Territories, and all existing Forms missioners. of Judicial Procedure, and into the Nature and Operation of all Laws, whether Civil or Criminal, written or customary, prevailing and in force in any Part of the said Territories, and should from Time to Time make Reports, in which they should fully set forth the Result of their Inquiries, and should from Time to Time suggest such Alterations as might in their Opinion be beneficially made in the said Courts of Justice and Police Establishments, Forms of Judicial Procedure, and Laws, due Regard being had to the Distinction of Castes, Difference of Religion, and the Manners and Opinions prevailing among different Races and in different Parts of the said Territories: And whereas the Indian Law Commissioners from Time to Time appointed under the said Act, have, in a Series of Reports, recommended extensive Alterations in the Judicial Establishments, Judicial Procedure, and Laws established and in force in India, and have set forth in detail the Provisions which they have proposed to be established by Law for giving effect to certain of their Recommendations, and such Reports have been transmitted from Time to Time to the said Court of Directors; but on the greater Part of such Reports and Recommendations no final Decision has been had:

It shall be lawful for Her Majesty, at any Time after the passing Her Majesty this Act, by Commission under the Royal Sign Manual, to may appoint ppoint such and so many Persons in England as to Her Majesty 127 seem fit to examine and consider the Recommendations of the consider and reud Indian Law Commissioners, and the Enactments proposed by port on the hem for the Reform of the Judicial Establishments, Judicial Reforms prorecedure, and Laws of India, and such other Matters in relation posed by the o the Reform of the said Judicial Establishments, Judicial Proedure, and Laws, as may, by or with the Sanction of the commissioners for the Affairs of India, be referred to them for beir Consideration, and to authorize and direct the Persons so appointed, or such Number as may be limited by their Commission in this Behalf, to report their Opinion to Her Majesty on the 16 & 17 VICT. Matters

as to Appoint-

Commissioners in England to Indian Law Commissioners. Matters aforesaid, and especially to report from Time to Time what Laws or Regulations should be made or enacted in relation to the Matters aforesaid, but so that every such Report be made within Three Years after the passing of this Act; and for the Purposes of such Examination it shall be lawful for Her Majesty to authorize the Persons so appointed, or the Number limited by the Commission in this Behalf, to call before them and examine in England such Persons in the Service of the Crown and the said Company respectively, and to require the Production of such official Documents in the Possession of the Board of Commissioners for the Affairs of India, or of the said Company, as they may think fit.

Approval of Advocate General by Board of Control.

Her Majesty's Commander-iu-Chief to be Commander-in-Chief of Company's Forces.

Limit of European Troops of the Company and of their Troops in training at home extended.

XXIX. No Appointment of any Advocate General of the said Company shall be valid without the Approbation of the Board of Commissioners for the Affairs of *India*.

XXX. Any Person who shall be hereafter appointed by Her Majesty to be the Commander-in-Chief of Her Forces in India shall by virtue of such Appointment be also the Commander-in-Chief of all the Company's Forces in India, and any Person who shall be hereafter appointed by Her Majesty to be the Commander-in-Chief of Her Forces in any Presidency in India shall by virtue of such Appointment be also the Commander-in-Chief of the Com-

pany's Forces in such Presidency.

XXXI. So much of the Act of the Twenty-eighth Year of King George the Third, Chapter Eight, as limits the Numbers of the European Forces of the said Company to Twelve thousand two hundred Men, and so much of the Act of the Thirty-ninth Year of King George the Third, Chapter One hundred and nine. as limits the Number of Non-commissioned Officers and Private Men which the said Company are authorized to enlist and have in Pay at any One Time, or to train or discipline at any One Time. in Great Britain and the Islands of Guernsey and Jerry, by virtue of that Act, to Two thousand Men, shall, from the passing of this Act, be repealed; and it shall be lawful for the Board of Commissioners for the Affairs of India, at any Time after the passing of this Act, and from Time to Time, to give or approve such Directions as they may think fit for raising and maintaining out of the Revenues arising from the said Territories such Number of European Forces as they may judge necessary, so that the Number of European Forces of the said Company at any One Time do not amount in the whole to more than Twenty thousand Men, including the Commissioned and Non-commissioned Officers; and it shall be lawful for the said Company to enlist and have in Pay and train and discipline under the said last-mentioned Act any Number of Non-commissioned Officers and Private Men not exceeding at any One Time Four thousand.

XXXIL Nothing in any Enactment now in force, or any Charter, relating to the said Company, shall be taken to prevent the Establishment, by the Court of Directors (under the Direction and Control of the said Board of Commissioners), at any Time after the passing of this Act, and from Time to Time, of any Regulations which they may deem expedient in relation to the Absence on Sick Leave or Furlough of all or any Officers and Persons in the Service of the said Company in India, or receiving Calaries

Sick Leave or FurloughRegulations may be extended as to Residence out of the Limits of the Company's Charter.

alaries from the said Company there, under which they respecvely may be authorized to repair to and reside in Europe or sewhere out of the Limits of the said Company's Charter, without orfeiture of Pay or Salary, during the Times and under the ircumstances during and under which they may now be peruitted (while absent from their Duty) to reside in Places out of ndis within the Limits of the said Company's Charter, or during uch Times and under such Circumstances as by such Regu-

itions may be permitted.

XXXIII. 'And whereas by the said Act of the Third and Salary of Presi-Fourth Years of King William the Fourth it is enacted, that the dent of Buard President of the Board of Commissioners for the Affairs of of Control. India, but no other Commissioner, as such, and the Secretaries and other Officers, shall be paid by the said Company such fixed Salaries as His Majesty shall, by any Warrant or Warrants under His Sign Manual, countersigned by the Chancellor of the Exchequer for the Time being, direct:' Be it enacted, That such xed Salary of the said President of the Board of Commissioners hall in no Case be less than the Salary which shall be paid to ne of Her Majesty's Principal Secretaries of State; and that only Ine of the said Secretaries to the said Board shall be capable of zeing elected or sitting and voting Parliament.

XXXIV. Instead of the yearly Sums allowed under the Bye- Allowances sws of the said Company to the Chairman, Deputy Chairman, to Chairman, and other Directors, for their Attendance upon the Business of Deputy Chairman, he said Company, there shall be allowed to the Chairman, Deputy rectors. hairman, and Directors, under this Act, the yearly Sums followng; (that is to say,) to the Chairman One thousand Pounds a lear, to the Deputy Chairman One thousand Pounds a Year, and

o every other Director Five hundred Pounds a Year.

XXXV. There shall be paid to the several Officers herein-after Salaries. amed the several annual Salaries set against the Names of such Micers respectively, subject to such Reduction as the Court of brectors, with the Sanction of the said Board, may from Time to lime think fit; (that is to say,)

To the Commander-in-Chief of the Forces in India, One hundred thousand Company's Rupees, in lieu of all other Pay and

Alowances:

To each Lieutenant Governor, One hundred thousand Company's Rupees:

To each ordinary Member of the Council of India, Eighty

thousand Company's Rupees:

To each Legislative Councillor of the Council of India (not holding any other Office), Fifty thousand Company's Rupees: The several Salaries aforesaid to be subject to the Provisions and Regulations of the said Act of the Third and Fourth Years of King William the Fourth, concerning the Salaries thereby appointed: Provided always, that the Salary of any such Officer appointed before the passing of this Act shall not under this Enactment be reduced.

XXXVI. The Provisions herein-after mentioned, respecting Provisions of the Appointment of Persons to the Civil Service of the said Com- 58 G. S. c. 155. pany, and the Admission of Students into the College of the and 3 & 4 W. 4. said Company at Haileybury, (that is to say,) Section Forty-six c. 85. repealed, Рр2

of and existing

XLL Sach

Rights of Patronage of Appointments to cease. C. 95.

of the Act of the Fifty-third Year of King George the Third, Chapter One hundred and fifty-five, and Sections One hundred and three, One hundred and four, One hundred and five, One hundred and six, and One hundred and seven of the said Act of the Third and Fourth Years of King William the Fourth, shall be repealed, and all Powers, Rights, or Privileges of the Court of Directors of the said Company to nominate or appoint Persons to be admitted as Students or Candidates for such Admission, or as Assistant Surgeons in the Forces of the said Company, shall cease as regards all Vacancies which shall occur on or after the Thirtieth Day of April One thousand eight hundred and fifty-four.

Candidates for Haileybury, or as Assistant Surgeons. to be admitted for Examination. XXXVII. Subject to such Regulations as may be made by the Board of Commissioners for the Affairs of *India*, any Person being a natural-born Subject of Her Majesty who may be desirous of being admitted into the said College at *Haileybury*, or of being appointed an Assistant Surgeon in the said Company's Forces, shall be admitted to be examined as a Candidate for such Admission or Appointment respectively.

Board of Control to make Regulations. XXXVIII. It shall be lawful for the said Board of Commissioners at any Time after the passing of this Act, and from Time to Time, to frame and make Regulations not inconsistent with the Provisions of this Act concerning such Examinations, Admissions, and Appointments, and concerning the Examination of Persons to be admitted as Students into the Military Seminary of the said Company at Addiscombe, and for such other Purposes as herein-after mentioned, and the said Board may from Time to Time alter or vary such Regulations as to the said Board may seem expedient: Provided always, that all Regulations to be made by the said Board under this Act shall be laid before Parliament within Fourteen Days after the making thereof, if Parliament be sitting, and if Parliament be not sitting, then within Fourteen Days after the next Meeting thereof.

Regulations to be laid before Parliament.

XXXIX. It shall be lawful for the said Board, by such Regulations as aforesaid, to determine the Age and Qualifications in all respects of Persons to be admitted Students into the said College and Seminary respectively, and of Persons who may be examined as Candidates for such Admission, and to make Provisions for admitting such qualified Candidates to Examination, and prescribing the Branches of Knowledge in which such Candidates shall be examined, and generally for regulating and conducting such Examinations, and for admitting into such College and Seminary respectively qualified Persons from among Candidates who

Regulations as to Admission to Haileybury and Addiscombe, and for Examination of Candidates.

shall have been examined as aforesaid.

XL. It shall be also lawful for the said Board, by such Regulations as aforesaid, to determine the Age and Qualifications of Persons to be appointed to the Civil Service of the said Company in India, or to their Military Service there, or as Assistant Surgeons in the said Company's Forces, and to prescribe the Branches of Knowledge in which Candidates for Appointment to the Civil and Military Service respectively of the said Company in India, and for Appointment as such Assistant Surgeons as aforesaid, shall be examined, and generally to provide for regulating and conducting such respective Examinations.

Regulations as to Admission into the Civil and Military Service, and of Assistant Surgeons.

XLL Such Persons only shall be appointed or admitted by Persons the Court of Directors to the Civil and Military Service of the qualified and said Company in India, or as such Assistant Surgeons as a fore-ing to the Regusaid as shall be qualified and entitled to Admission according to lations only to the Regulations for the Time being in force under this Act, and be appointed. the Court of Directors shall from Time to Time appoint such Persons as may become entitled to Appointments under such Regulations.

XLII. It shall be lawful for the said Board of Commissioners Board of Confrom Time to Time to appoint such Persons as they may see fit, trol to appoint to be respectively Examiners for conducting the Examinations, under the Regulations to be made under this Act, of Persons desirous of being admitted as Students into the said College at Holleybury and Seminary at Addiscombe, and of Candidates for Appointment to the Civil and Military Service respectively of the said Company, and of Persons desirous of being appointed Assistant Surgeons in the said Company's Forces.

XLIII. This Act shall, save as herein otherwise expressly Commenceprovided, commence and take effect on the Thirtieth Day of ment of Act.

April One thousand eight hundred and fifty-four.

Examinera.

C A P. XCVL

An Act to amend an Act passed in the Ninth Year of Her Majesty, " for the Regulation of the Care and Treatment " of Lunatics." [20th August 1853.]

WHEREAS an Act was passed in the Ninth Year of Her Maiestv. "for the Regulation of the Care and Treat-Majesty, " for the Regulation of the Care and Treat- 8 & 9 Vict. "ment of Lunatics:" And whereas it is expedient to amend the c. 100. 'said Act as herein-after mentioned:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. Section Twenty-five of the said recited Act shall be repealed, Section 25. of and any One Licence to be granted for the Reception of Lunatics recited Act may, in the Discretion of the Commissioners or Justices granting such Licence, include Two or more Houses belonging to One what may be Proprietor or to Two or more joint Proprietors, provided that no included in One One of such Houses be separated from the other or others of them Licence. otherwise than by Land in the same Occupation, and by a Road, or by either of such Modes; and all Houses, Buildings, and Lands intended to be included in any Licence shall be specified, deli-

neated, and described in the Plan required by Section Twenty-

four of the said recited Act.

IL No Person having, after the passing of the said recited Act, The Person or received for the First Time a Licence for the Reception of Luna. One of the Pertics, or hereafter receiving for the First Time such Licence, shall sons receiving receive a Licence unless he shall reside on the Premises licensed; reside on the and no Two or more Persons having after the passing of the said Premises. recited Act received for the First Time a joint Licence for the Reception of Lunatics, or hereafter receiving for the First Time such Licence, shall receive such Licence unless they or One of them shall reside on the Premises licensed.

repealed, and Provision as to

a Licence to

P p. 8

III. Sec-

Sections 45, 46, 47, 48, and 49. of 8 & 9 Vict. c. 100. repealed.

No Person not a Pauper to be received into a Hospital or licensed House without a certain Order and Certificates.

Proviso that in certain Cases any Person may be received on a Certificate signed by One Medical Practitioner only.

III. Sections Forty-five, Forty-six, Forty-seven, Forty-eight, and Forty-nine of the said recited Act shall be repealed; but such Repeal shall not prevent or defeat any Prosecution for any Offence committed before the Commencement of this Act, and every such Offence shall and may be prosecuted, and every pending Prosecution continued, as if this Act had not been passed.

IV. Save as herein-after otherwise provided, no Person (not being a Lunatic) for or in respect of whom any Money shall be paid or agreed to be paid shall be boarded or lodged in any licensed House; and, save where otherwise provided or authorized under this or any other Act, no Person (not being a Pauper) shall be received as a Lunatic into any licensed House or Hospital without an Order under the Hand of some Person according to the Form in Schedule (A.) No. 1. annexed to this Act, together with such Statement of Particulars as is contained in the same Schedule, nor without the Medical Certificates, according to the Form in Schedule (A.) No. 2. annexed to this Act. of Two Persons. each of whom shall be a Physician, Surgeon, or Apothecary, and shall not be in Partnership with or an Assistant to the other, and each of whom shall separately from the other have personally examined the Person to whom the Certificate signed by him relates not more than Seven clear Days previously to the Reception of such Person into such House or Hospital; and such Order # aforesaid may be signed before or after the Medical Certificates or either of them; and every Person who shall receive any such Person as aforesaid into any such House or Hospital as aforesaid (save where otherwise provided or authorized under this or any other Act) without such Order and Medical Certificates as aforesaid shall be guilty of a Misdemeanor.

V. Provided always, That any Person (not a Pauper) may, under special Circumstances preventing the Examination of such Person by Two Medical Practitioners as aforesaid, be received as a Lunatic into any licensed House or any Hospital upon such Order as aforesaid, and with the Certificate of One Physician, Surgeon, or Apothecary alone, provided that the Statement accompanying such Order set forth the special Circumstances which prevent the Examination of such Person by Two Medical Practitioners; but in every such Case Two other such Certificates shall, within Three clear Days after his Reception into such House or Hospital, be signed by Two other Persons, each of whom shall be a Physician, Surgeon, or Apothecary, not in Partnership with or an Assistant to the other or the Physician, Surgeon, or Apothecary who signed the Certificate on which the Patient was received, and not connected with such House or Hospital, and shall within such Time and separately from the other of them have personally examined the Person so received as a Lunatic; and every Person who, having received any Person as a Lunatic into any House or Hospital as aforesaid upon the Certificate of One Medical Practitioner alone as aforesaid, shall keep or permit such Person to remain in such House or Hospital beyond the said Period of Three clear Days without such further Certificates as aforesaid, shall be guilty of a Misdemeanor.

VI. Provided also, That it shall be lawful for the Proprietor or Superintendent of any licensed House, with the previous Assent

Any Person discharged may, with Assent of

' India Company until the Thirtieth Day of April One thousand eight hundred and fifty-four, with the Powers and subject to ' the Superintendence, Direction, and Control therein mentioned; 'and the Property and Rights in the said Act mentioned were continued in the Possession of the said Company in trust for ' the Crown for the Service of the said Government: And whereas ' it is expedient to provide for the Government of the Territories 'now in the Possession and under the Government of the said 'Company after the Expiration of the Term limited by the said 'Act:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

I. Until Parliament shall otherwise provide, all the Territories Until Parlianow in the Possession and under the Government of the East ment shall India Company shall continue under such Government in trust otherwise profor Her Majesty, Her Heirs and Successors, with and under the vide, the British Territories in Powers and Restrictions, and subject to the Superintendence, India to be con-Direction, and Control now by Law applicable to such Govern-tinued under ment, and subject also to the Provisions of this Act; and all the the Government Provisions now in force of the said Act of the Third and Fourth of the Com-Years of King William the Fourth, and all other Enactments pany, subject to whatsoever- now in force with relation to the said Company and of this Act. Government and Territories respectively, shall, save so far as the same are altered by or are repugnant to this Act, continue in force after the said Thirtieth Day of April One thousand eight hundred and fifty-four, as if the said Term had not expired; and no Appointments, Arrangements, or Acts made or done under the Provisions and Enactments hereby continued, shall, by reason only of the Expiration of the said Term, cease or be affected.

II. From and after the Second Wednesday in the Month of After the April One thousand eight hundred and fifty-four there shall be Second Wed-Eighteen Directors and no more of the said Company, to be from Time to Time appointed and elected as herein-after mentioned; and such Directors, or any Ten or more of them, shall be and shall be called a Court of Directors, and such Directors and Court of Company. Directors respectively shall have the same Powers and Privileges as the Directors and Court of Directors of the said Company now have, save so far as such Powers and Privileges are altered by this Act; and in every Case where the Presence, Signature, Consent, or Concurrence of Thirteen Directors of the said Company, or of any greater Number of such Directors, is now requisite, the Presence, Signature, Consent, or Concurrence (as the Case may be) of Ten Directors under this Act, shall be sufficient; and in all Despatches and written Documents proceeding from the said Court of Directors the Signatures of the Chairman and Deputy Chairman and of the Senior Member of the said Court, or of any Two of them, countersigned by the Secretary or Deputy Secretary for the Time being of the said Company, shall be sufficient in lieu of the Signatures of the Majority of the said Directors.

III. It shall be lawful for Her Majesty, by Warrant under the Her Majesty to Royal Sign Manual, at any Time before the said Second Wednes- appoint Three day in April One thousand eight hundred and fifty-four, to appoint of the first Diday in April One thousand eight hundred and nity-lour, to appoint rectors for Two, Three Persons to be, from the said Second Wednesday in April Four, and Six

the Provisions

nesday in April 1854, there shall be Eighteen Directors of the

or ill-treat, or wilfully neglect any Patient in such Homital or House, or such single Patient, or if any Person detaining, or taking or having the Care or Charge, or concerned or taking Part in the Custody, Care, or Treatment, of any Lunatic or Person alleged to be a Lunatic, in any way abuse, ill-treat, or wilfully neglect such Lunatic or alleged Lunatic, he shall be guilty of a Misdemeanor, and shall be subject to Indictment for every such Offence, or to forfeit for every such Offence, on a summary Conviction thereof before Two Justices, any Sum not exceeding Twenty Pounds.

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Medical Certificate to specify Pacts upon which Opinion of Insanity has been formed.

X. Every Physician, Surgeon, and Apothecary signing any Certificate under or for the Purposes of this Act shall specify therein the Facts upon which he has formed his Opinion that the Person to whom such Certificate relates is a Lunatic, an Idiot, or a Person of unsound Mind, and distinguish in such Certificate Facts observed by himself from Facts communicated to him by others: and no Person shall be received into any registered Hospital or licensed House, or as a single Patient, under any Certificate which purports to be founded only upon Facts conmunicated by others.

Orders and Medical Certificates may be amend. d.

XI. If after the Reception of any Lunatic it appear that the Order or the Medical Certificate, or (if more than One) both or either of the Medical Certificates, upon which he was received is or are in any respect incorrect or defective, such Order and Medical Certificate or Certificates may be amended by the Person signing the same at any Time within Fourteen Days next after the Reception of such Lunatic; provided nevertheless, that 10 such Amendment shall have any Force or Effect unless the same shall receive the Sanction of One or more of the Commissioners.

Who not to sign Certificates,

XII. No Physician, Surgeon, or Apothecary who, or whose Father, Brother, Son, Partner, or Assistant, is wholly or parily the Proprietor of, or a regular Professional Attendant in, a licensed House or a Hospital, shall sign any Certificate for the Reception of a Patient into such House or Hospital; and M Physician, Surgeon, or Apothecary shall himself, or by his Servants or Agents, receive to board or lodge in any unicensed House, or take the Charge or Care of any Person upon or under any Medical Certificate signed by himself or his Father, Brother Son, Partner, or Assistant, and no Physician, Surgeon, or Apothe cary having (either before or after the passing of this Act) signed any Certificate for the Reception of any Person shall be the regular Professional Attendant of such Person while under Care or Charge under such Certificate; and no Physician, Surgeon, or Apothe cary who, or whose Father, Brother, Son, Partner, or Assistant shall sign the Order herein-before required for the Reception of a Patient, shall sign any Certificate for the Reception of the same Patient.

Giving false Certificates, &c. and a Person not being a Medical Man giving Certificates as such, guilty of a Misdemeanor.

XIII. Any Physician, Surgeon, or Apothecary who shall see any Certificate, or do any other Act (not declared to be a Mis demeanor) contrary to any of the Provisions herein contains shall for every such Offence forfeit any Sum not exceeding Tweet Pounds; and any Physician, Surgeon, or Apothecary who shall falsely state or certify anything in any Certificate under this Ad and any Person who shall sign any Certificate under this Act which he shall be described as a Physician, Surgeon, or Apothecary, not being a Physician, Surgeon, or Apothecary respectively within the Meaning of this Act, shall be guilty of a Misdemeanor.

XIV. It shall be lawful for the Commissioners, by an Order Commissioners under their Common Seal, where they see fit so to do, to permit may permit the Visitation of any single Patient by a Physician, Surgeon, or Apothecary less frequently than once in every Two Weeks, as required by Section Ninety of the said recited Act, and to pre- less frequently scribe from Time to Time how often any single Patient shall than once a be visited by such a Physician, Surgeon, or Apothecary as therein Fortnight, but mentioned; but where such Visitation of any single Patient so often as once in every Two Weeks is so dispensed with, and such Patient is in the Care or Charge of a Physician, Surgeon, or he is to make Apothecary, such Physician, Surgeon, or Apothecary shall once an Entry once at the least in every Two Weeks make an Entry in a Book to be a Fortnight as kept for that Purpose, to be called "The Medical Journal," of to Patient's the Condition of the Patient's Health, both mental and bodily, together with the Date of such Entry, and such Book shall be produced to the Visiting Commissioner on every Visit, and shall be signed by him as having been so produced, and every such Physician, Surgeon, or Apothecary who shall make an untrue Entry in the said Book shall be guilty of a Misdemeanor.

XV. It shall be lawful for One or more of the Visitors appointed Visitors of in or for any County or Borough under the said recited Act, licensed Houses upon the Request in Writing of the Commissioners, or any Two may visit single of them, under their Hands, so to do, to visit any Person detained in any unlicensed House in such County or Borough as a single Commissioners. Patient, and to inquire into and report to the Commissioners on the Treatment and State of Health, bodily and mental, of such Patient, and to inspect the Order and Certificates on which such Person was received; and the Provisions of the said recited Act for and concerning the Remuneration or Payment of any such Visitor, being a Physician, Surgeon, or Apothecary, in respect of the Execution of the Duties of that Act, and for the Payment of the Costs, Charges, and Expenses incurred by any Visitor in Proceedings under that Act, shall extend and be applicable to and for the Remuneration or Payment of any Visitor, being a Physician, Surgeon, or Apothecary, visiting as aforesaid any single Patient, and to and for the Payment of the Costs, Charges, and Expenses incurred by any Visitor in or about such Visit as

aforesaid.

XVI. Every Physician, Surgeon, and Apothecary who visits Annual Report any single Patient, or under whose Care or Charge any single to be made to Patient shall be, shall on the Tenth Day of January, or within the Commis-Seven Days from that Time, in every Year report in Writing Medical Man to the Commissioners the State of Health, bodily and mental, visiting or of such Patient, with such other Circumstances as he may deem having Charge necessary to be communicated to the Commissioners; and it shall of a single he lawful for the Commissioners, at any other Time and from Patient. Time to Time as they see occasion, to call for and require from any such Physician, Surgeon, or Apothecary a Report in Writing relative to any single Patient visited by him or under his Care or Charge in such Form and specifying such Particulars as the Commissioners may direct.

Medical Visitation of any single Patient if Patient be in the Care of a Medical Man

Patients on Request of

Provisions concerning Discharge of Patients from licensed Houses by Relatives extended to single Patients.

XVII. The Provisions contained in Sections Seventy-two and Seventy-three of the said recited Act for the Discharge of Patients (not being Paupers) from licensed Houses shall extend and be applicable to and for the Discharge of any single Patient: Provided always, that this Enactment shall not extend to authorize the Discharge of any single Patient, if the Physician, Surgeon, or Apothecary who has the Care or Charge of or visits such Patient certify in Writing under his Hand that in his Opinion such Patient is dangerous, and unfit to be at large, together with the Grounds on which such Opinion is founded, unless One of the Commissioners shall consent in Writing to the Discharge of such Patient.

Lord Chanport of Commissioners, may order Discharge, &c. of any single Patient.

XVIII. It shall be lawful for the Lord Chancellor, upon the cellor, upon Re- Report of the Commissioners in Lunacy, to order the Discharge of any Person received or detained as a single Patient, or to give such Orders and Directions in reference to such Patient as the Lord Chancellor shall think fit; and any Person detaining any such Patient for the Space of Three Days after a Copy of such Order for his Discharge shall have been served on him, or left at the House in which such Person so ordered to be discharged is detained, shall be guilty of a Misdemeanor.

On Recovery of to be given to Friends, and in the Case of a Pauper to Guardians, &c., and in default of Discharge or Removal, to Commissioners and Visitors.

XIX. The Superintendent or Proprietor of every registered a Patient Notice Hospital and licensed House, and every Person having the Care or Charge of any single Patient, shall forthwith, upon the Recovery of any Patient in such Hospital or House, or of such single Patient, transmit Notice of such Recovery in the Case of a Patient and Pauper to the Person whol signed the Order for his Reception, or by whom the last Payment on account of such Patient was made, and in the Case of a Pauper to the Guardians of his Union or Parish, or if there be no such Guardians to One of the Oversers of the Poor of his Parish, or if such Pauper be chargeable to any County to the Clerk of the Peace thereof, and in case such Patient be not discharged or removed within Fourteen Days from the giving of such Notice, such Superintendent, Proprietor, or Person as aforesaid shall immediately after the Expiration of such Period transmit Notice of the Recovery of such Patient to the Commissioners, and also, in the Case of a licensed House within the Jurisdiction of any Visitors, to the Clerk of such Visitors, with the Date of the Notice firstly in this Enactment mentioned, and where Notice is so given to the Clerk of any Visitors he shall forthwith communicate the same to the Visitors, or Two of them, One of whom shall be a Physician, Surgeon, or Apothecary; and in case of the Death of any Patient in any Hospital or licensed House, a Statement setting forth the Time and Cause of the Death, and the Duration of the Disease of which such Patient died, shall be prepared and signed by the Medical Person or Persons who attended the Patient during the Illness which terminated in Death, and such Statement shall be entered in the "Case Book," and a Copy of such Statement, certified by the Superintendent or Proprietor, shall, within Two Days of the Date of the Death, be transmitted to the Coroner for the County or Borough, and in case such Coroner, after receiving such Statement, shall think that any reasonable Suspicion attends the Can-

Provision in case of Death of Patient in any Hospital or licensed House. requisite, the Presence, Signature, Consent, or Concurrence (as the Case may be) of the Majority of such of the said Directors as for the Time being may remain in Office shall be sufficient.

XIII. Every Person who shall hereafter be appointed or elected Directors a Director of the said Company shall, before he shall act in that before acting to Office, take the following Oath, instead of the Oath now appointed take the Oath to be taken by a Director; that is to say,

' I A.B. do swear, That I will be faithful to Her Majesty Queen Victoria, and will to the best of my Ability perform the Duty ' assigned to me as a Director of the East India Company in the 'Administration of the Government of India in trust for the 'Crown. So help me GOD.'

General Courts

XIV. If at any General Court of the said Company, after the Quorum of Transaction of such Business as by any Act of Parliament or any Byelaw of the said Company may be required to be transacted at ofthe Company. such Court, the Number of Proprietors assembled and qualified to vote, exclusively of any Directors then present, shall not amount to Twenty, it shall be lawful for the Chairman of the said Court, and he is hereby required, upon the Fact of the Number of Proprietors so assembled not amounting to Twenty being brought to his Notice, to declare the Court adjourned without putting the Question.

XV. The Provisions of the said Act of the Third and Fourth The Provisions Years of King William the Fourth, relating to the Division of of 3 & 4 W. 4. the Presidency of Fort William in Bengal into Two Presidencies. and to the Measures consequent thereupon, which have been suspended under the Authority of the Act of the Session holden in the Fifth and Sixth Years of King William the Fourth, Chapter Fifty-two, shall remain suspended until the Court of Directors. under the Direction and Control of the Board of Commissioners for the Affairs of India, shall otherwise direct; and during the Continuance of such Suspension the Provisions of such last-mentioned Act, authorizing the Appointment of a Lieutenant Governor for the North-western Provinces, then under the Government of the Presidency of Fort William in Bengal, and the Appointments and Arrangements made thereunder, shall remain in full Force.

c. 85. for creating a Presidency of Agra, which has been suspended by 5&6W.4.c.52., to remain so until the same be revoked.

XVI. It shall be lawful for the said Court of Directors, under such Direction and Control as aforesaid, if and when they think fit, at any Time after the passing of this Act, to declare that the Governor General of India shall not be Governor of the Presideny of Fort William in Bengal, but that a separate Governor shall be appointed for such Presidency, and in such Case a separate Governor shall be from Time to Time appointed for such Presidency accordingly, in manner provided by the said Act of the Third and Fourth Years of King William the Fourth, in the Case of Vacancies happening in the Offices of the Governors of the Presidencies of Fort Saint George and Bombay; and from and after the Appointment of such Governor, the Power by the said Act vested in the Governor General of India of appointing a Deputy Governor of the said Presidency of Fort William in Bengal shall cease; and unless and until a separate Governor of such Presi- a Lieutenant dency shall be constituted as aforesaid, it shall be lawful for the Governor may

Λ separate Governor may be appointed for the Presidency of Benga;

Court be appointed.

whom the last Payment on account of such Patient was made. shall be produced to such Commissioners, unless they shall, on Cause being shown, dispense with the same.

On Representation of Com-Chancellor may require Statement of Propertyof Lunatic.

XXIII. Where any Person has already been received as a Lunatic under Order and Certificates, and shall be detained missioners Lord thereunder, and where any Person shall hereafter be in like Manner received and detained and the Commissioners represent to the Lord Chancellor that it is desirable that the Extent and Nature of his Income should be ascertained, and the Application thereof, the Lord Chancellor may, if he think fit, through the Registrar in Lunacy, require that the Person signing the Order. or other the Person paying for the Care and Maintenance of the Lunatic or having the Management of the Property, shall transmit to the Lord Chancellor a Statement in Writing, to the best of his Knowledge, of the Particulars of the Property and Income of the Lunatic and of the Application of the Income.

Form of Notice of Admission.

XXIV. The Notice of Admission and Statement mentioned or referred to in Section Fifty-two of the said recited Act shall hereafter be according to the Form mentioned in Schedule (C.) annexed to this Act, in lieu of the Form set forth in Schedule (F.) to the said recited Act; and such Statement shall be signed by the Medical Superintendent, Proprietor, or Attendant of the Hospital or licensed House from which the same is sent, and the said Notice and Statement shall be accompanied by a Copy of the several Documents mentioned in the said Notice.

Form of Medical Visitation Book.

XXV. The Medical Visitation Book mentioned in Section Fifty-nine of the said recited Act shall henceforth be kept in the Form set forth in Schedule (D.) annexed to this Act, in hea of the Form set forth in Schedule (H.) to the said recited Act: and the said Section shall be construed as if the Particulars mentioned in the several Heads of the said Form in the said Schedule (D.) had by the said Section been required to be entered in the said Book in lieu of the Particulars mentioned in the said Section.

Notice of Dismissal for Misconduct of Attendants to be sent to Commissioners.

XXVI. The Superintendent or Proprietor of every registered Hospital or licensed House shall, within One Week after the Dismissal for Misconduct of any Nurse or Attendant employed in such Hospital or House, transmit to the Commissioners, by the Post, Information in Writing under his Hand of such Dismissal and of the Cause thereof; and every Superintendent or Proprietor neglecting to transmit such Information to the Commissioner within the Period aforesaid shall for every such Offence forfat any Sum not exceeding Ten Pounds.

Powers vested in Private Committee to be vested in the Commissioners.

XXVII. Section Eighty-nine of the said recited Act, costituting from among the Commissioners a Private Committee for the Purposes in the said Act mentioned, shall be repealed and all the Powers vested in, and all the Provisions of the said Act applicable to, the said Private Committee, or One or Two Members thereof, shall be vested in and be applicable to the Commissioners, or One Commissioner, or Two Commissioners. (as the Case may require,) as if, where in the said Act the said Private Committee, or One Member or Two Members thereof. (45 the Case may be,) is or are mentioned or referred to, the Commissioners, or One Commissioner, or Two Commissioners, (as the Case

C. 96.

lase may require,) had been mentioned or referred to, instead hereof.

XXVIII. Section One hundred and eleven of the said recited Repeal of act shall be repealed, and any One or more of the Commissioners Section 111. of hall and may on such Day or Days, and at such Hours in the recited Act, and for such Length of Time as he or they shall think fit, is it all such Payish and Union Workhouses in which Advantages as to Visitation isit all such Parish and Union Workhouses in which there shall of Workhouses. e or be alleged to be any Lunatic, as the Commissioners shall by ny Resolution or Resolutions of the Board direct, and shall inuire whether the Provisions of the Law as to Lunatics in such arish or Union have been carried out, and also as to the Dietary, eccommodation, and Treatment of the Lunatics in such Workouses, and shall report in Writing thereon to the Poor Law Board. XXIX. It shall be lawful for the Commissioners, where, for Commissioners, ay Reasons to be entered upon the Minutes of the Board, any may in any ase appears to them specially to call for immediate Investigation, anthorize and direct by an Order under their Common Scall suthorize and direct, by an Order under their Common Seal, to make the ny competent Person or Persons to visit and examine and report necessary Inthem upon the mental and bodily State and Condition of any quiries, and anatic or alleged Lunatic in any Asylum, Hospital, or licensed report to them louse, or of any Pauper Lunatic in a Workhouse or elsewhere. or of any Lunatic or alleged Lunatic under the Care or Charge f any Person as a single Patient, and to inquire into and report pon any Matters into which the Commissioners are authorized inquire; and every such Person shall, for the special Purposes entioned in such Order, have all the Powers of a Commissioner: ad the Commissioners may allow to every such Person a reasonble Sum for his Services and Expenses, such Sum to be paid manner provided by the said recited Act with regard to spenses incurred by or under the Authority of the Commisoners in Proceedings thereunder; but this Enactment shall not taken to exonerate the Commissioners from the Performance of ly Duty by Law imposed on them.

XXX. The Committee having the Management or Government Regulations for every registered Hospital shall, within Three Months after the Hospitals to be issing of this Act in the Case of every Hospital now registered, d within Three Months after the Registration of every Hospital reafter to be registered under the said recited Act, submit the isting Regulations, or Regulations to be framed by such Comittee, to One of Her Majesty's Principal Secretaries of State, for ⁵ Approval, and any such Committee may, with the like Approtion, alter and vary such Regulations as they think necessary; d all such Regulations so approved shall be printed, abided by, d observed, and a Copy thereof shall be sent to the Commismers, and another Copy thereof kept hung up in the Visitors

om of the Hospital.

XXXI It shall be lawful for the Commissioners, with the Commissioners metion and Approbation of One of Her Majesty's Principal cretaries of State, from Time to Time to make Regulations for e Government of any House licensed for the Reception of instics; and such Regulations of the Commissioners, or a Copy ereof, shall be transmitted by their Secretary to the Proprietor resident Superintendent of every licensed House to which the me relate, and shall be abided by and observed therein.

employ Persons

submitted to Secretary of

may make Regulations for Government licensed Houses.

XXXII. The

Time at which Reports to Lord Chancellor as to State of Asylums, &c. are to be made.

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XXXII. The Report required by Section Eighty-eight of the said recited Act to be made by the Commissioners to the Lord Chancellor in the Month of June in every Year of the State and Condition of the several Houses, Hospitals, Asylums, and other Places visited by them under that Act, and of the Care of the Patients therein, and of such other Particulars as they think deserving of Notice, shall be made in or before the Month of March in every Year, and shall be made up to the End of the preceding Year.

Provision for paying Persons to inspect Places where Lunatics are confined extended to Persons visiting under 8 & 9 Vict. c. 100. s. 112.

XXXIII. The Provision in Section One hundred and thirteen of the said recited Act, for and concerning the Payment for Attendance and Trouble of any Person (not being a Commitsioner) employed under that Enactment, and of the travelling or other Expenses of any Person so employed, and as to the Fund out of which such Payment is to be made, shall extend and be applicable to and in the Case of any Person (not being a Commissioner) required to visit and examine any Lunatic or supposed Lunatic under Section One hundred and twelve of the said recited Act.

Obstructing Execution of Orders of Lord Chancellor or Secretary of State, made under ... 112. or 113. of recited Act, or of Commissioners under this Act.

XXXIV. Any Person who wilfully obstructs the Commissioners or any of them, or any other Person authorized by an Order in Writing under the Hand of the Lord Chancellor or Her Majesty's Principal Secretary of State for the Home Department, pursuant to the Provisions of Section One hundred and twelve or One hundred and thirteen of the said recited Act. to visit and examine any Lunatic or supposed Lunatic, or to inspect or inquire into the State of any Asylum, Hospital, Gaol. House, or Place wherein any Lunatic or Person represented to be lunatic is confined or alleged to be confined, in the Execution of such Order, and any Person who wilfully obstructs any Person authorized under this Act by any Order of the Commissioners to make any Visit and Examination or Inquiry in the Execution of such Order, shall (without Prejudice to any Proceedings, and in addition to any Punishment to which such Person obstructing the Execution of such Order would otherwise be liable,) forfeit for every such Offence any Sum not exceeding Twenty Pounds.

Sect. 116. of recited Act repealed, and BethlehemHospital to be subject to this Act.

XXXV. Section One hundred and sixteen of the said recited Act shall be repealed, and the Royal Hospital of Bethlehem shall henceforth be subject to the Provisions of the said recited Act and of this Act, in the same Manner as if the same had not been exempted from the said recited Act, and shall be forthwith registered as an Hospital accordingly, in pursuance of Section Fortythree of the said recited Act.

Interpretation of Terms.

XXXVI. In the Construction of the said recited Act and of this Act the Words "Physician," "Surgeon," and "Apothecary" shall respectively mean a Physician, Surgeon, and Apothecay duly authorized or licensed to practice as such by or as a Member of some College, University, Company, or Institution legally constituted and qualified to grant such Authority or Licence in some Part of the United Kingdom, or having been in Practice at 22 Apothecary in England or Wales on or before the First Day of August One thousand eight hundred and fifteen, and being in actual Practice as such Physician, Surgeon, or Apothecary; the Expression "Officiating Clergyman of the Parish" shall include

and all Real and Personal Estate within the said Territories escheating or lapsing for Want of an Heir or Successor, and all Property within the said Territories devolving as Bona vacantia for Want of a rightful Owner, shall (as Part of the Revenues of India) belong to the East India Company in trust for Her Majesty for the Service of the Government of India: Provided also, that the Governor General in Council, and any other Person or Persons who may be authorized by any Act passed in that Behalf by the Governor General in Council, shall have Power (in Cases where the same may appear suitable and proper) to make any Grant or Disposition of any Property so accruing by Forfeiture, Escheat, or otherwise to or in favour of any Relative or Connexion of the Person from whom the same shall have accrued: or to or in favour of any other Person or Persons.

XXVIII. 'And whereas by the said Act of the Third and Recital of ' Fourth Years of King William the Fourth it was provided, that Provisions of Commissioners to be appointed thereunder, and to be styled the 'Indian Law Commissioners, should inquire into the Jurisdiction, as to Appointment of Indian Powers and Rules of the existing Courts of Indian Powers, and Rules of the existing Courts of Justice and Police Law Com-'Establishments in the said Territories, and all existing Forms missioners. of Judicial Procedure, and into the Nature and Operation of all Laws, whether Civil or Criminal, written or customary, prevailing and in force in any Part of the said Territories, and should from Time to Time make Reports, in which they should ' fully set forth the Result of their Inquiries, and should from 'Time to Time suggest such Alterations as might in their 'Opinion be beneficially made in the said Courts of Justice and ' Police Establishments, Forms of Judicial Procedure, and Laws, ' due Regard being had to the Distinction of Castes, Difference of 'Religion, and the Manners and Opinions prevailing among ' different Races and in different Parts of the said Territories: 'And whereas the Indian Law Commissioners from Time to Time appointed under the said Act, have, in a Series of Reports, recommended extensive Alterations in the Judicial ' Establishments, Judicial Procedure, and Laws established and in force in *India*, and have set forth in detail the Provisions ' which they have proposed to be established by Law for giving 'effect to certain of their Recommendations, and such Reports ' have been transmitted from Time to Time to the said Court of Directors; but on the greater Part of such Reports and Recom-' mendations no final Decision has been had:'

It shall be lawful for Her Majesty, at any Time after the passing Her Majesty of this Act, by Commission under the Royal Sign Manual, to appoint such and so many Persons in England as to Her Majesty in England to may seem fit to examine and consider the Recommendations of the consider and resaid *Indian* Law Commissioners, and the Enactments proposed by port on the them for the Reform of the Judicial Establishments, Judicial Reforms pro-Procedure, and Laws of India, and such other Matters in relation posed by the to the Reform of the said Judicial Establishments, Judicial Procedure, and Laws, as may, by or with the Sanction of the Commissioners for the Affairs of India, be referred to them for their Consideration, and to authorize and direct the Persons so appointed, or such Number as may be limited by their Commission in this Behalf, to report their Opinion to Her Majesty on the 16 & 17 Vict. Pр Matters

may appoint Commissioners Indian Law Commissioners.

SCHEDULES to the foregoing Act.

SCHEDULE (A.) No. 1. Sections 4, 8.

ORDER for the RECEPTION of a PRIVATE PATIENT.

I, the undersigned, hereby request you to receive A.B., a Lunatic, [or an Idiot, or a Person of unsound Mind,] as a Patient into your House [or Hospital]. Subjoined is a Statement respecting the said A.B.

(Signed)

Name.

Occupation (if any).

Place of Abode.

Degree of Relationship (if any), or other Circumstance of Connexion with the Patient.

Dated this hundred and Day of

One thousand eight

To of Proprietor [or Superintendent]
[describing the House or

Hospital by Situation and Name, if any].

STATEMENT.

[If any Particulars in this Statement be not known, the Fed to be so stated.]

Name of Patient, with Christian Name at Length.

Sex and Age.

Married, single, or widowed.

Condition of Life, and previous Occupation (if any).

The Religious Persuasion, as far as known.

Previous Place of Abode.

Whether First Attack.
Age (if known) on First Attack.

When and where previously under Care and Treatment.

Duration of existing Attack.

Supposed Cause.

Whether subject to Epilepsy.

Whether suicidal.

Whether dangerous to others.

Whether found Lunatic by Inquisition, and Date of Commission

or Order for Inquisition.

Special Circumstances (if any) preventing the Patient being examined, before Admission, separately by Two Medical Practitioners.

(Signed)

Name.

[Where the Person signing the Statement is not the Person who signs the Order, the following Particulars concerning the Person signing the Statement are to be added; vizt.,

Occupation (if any).

Place of Abode.

Degree of Relationship (if any) or other Circumstances of Connexion with the Patient.

SCHEDULE (A.) No. 2. Sections 4, 5, 8, 10, 11, 12, 13.

FORM of MEDICAL CERTIFICATE.

I, the undersigned [here set forth the Qualification entitling the Person certifying to practise as a Physician, Surgeon, or Apothecary, ex. gra., being a Fellow of the Royal College of Physicians in London], and being in actual Practice as a [Physician, Surgeon, or Apothecary, as the Case may be], hereby Day of certify, That L on the [here insert the Street and Number of the House (if any) or other like Particulars], in the County of , separately from any other Medical Practitioner, personally examined A.B. of [insert Residence and Profession or Occupation, if any], and that the said A.B. is a [Lunatic, or an Idiot, or a Person of unsound Mind], and a proper Person to be taken Charge of and detained under Care and Treatment, and that I have formed this Opinion upon the following Grounds; viz.

- Facts indicating Insanity observed by myself [here state the Facts].
- Other Facts (if any) indicating Insanity communicated to me by others [here state the Information, and from whom].

(Signed)

Place of Abode.

Dated this hundred and

Day of

One thousand eight

SCHEDULE (B.) No. 1. Section 7.

ORDER for the RECEPTION of a PAUPER PATIENT.

I, C.D. [or, in the Case of a Clergyman and Relieving Officer, c, we, C.D. and E.F.], the undersigned, having called to my [or our] Assistance a Physician, [or Surgeon, or Apothecary, as the Case may be,] and having personally examined A.B., a Pauper, and being satisfied that the said A.B. is a Lunatic [or an Idiot, or a Person of unsound Mind,] and a proper Person to be taken charge of and detained under Care and Treatment, hereby direct you to receive the said A.B. as a Patient into your House [or Hospital]. Subjoined is a Statement respecting the said A.B.

(Signed) C.1

A Justice of the Peace for the County, City, or Borough of [or an or the Officiating Clergyman of the

Parish of].

(Signed) E.F.

The Relieving Officer of the Union or Parish
of [or an Overseer of the

Parish of].

Dated the right hundred

To

Proprietor [or Superintendent] of

[describing the House or Hospital].

STATE-

One thousand

Day of

STATEMENT.

[If any Particulars in this Statement be not known, to be so stated.]

Name of Patient, and Christian Name at Length.

Sex and Age.

Married, single, or widowed.

Condition of Life, and previous Occupation (if any).

The Religious Persuasion, as far as known.

Previous Place of Abode.

Whether First Attack.

. Age (if known) on First Attack.

, When and where previously under Care and Treatment.

Duration of existing Attack.

Supposed Cause.

Whether subject to Epilepsy.

Whether suicidal.

Whether dangerous to others.

Parish or Union to which the Lunatic is chargeable.

Name and Christian Name and Place of Abode of neares known Relative of the Patient, and Degree of Relationship (if known).

> I certify that, to the best of my Knowledge, the shore Particulars are correctly stated.

> > (Signed)
> > Relieving Off

Relieving Officer [or Overset].

1:

SCHEDULE (B.) No. 2. Sections 7, 10, 11, 12, 13. FORM OF MEDICAL CERTIFICATE.

- I, the undersigned [here set forth the Qualification entiting the Person certifying to practise as a Physician, Surgeon, or Apotheoary, ex. gra., being a Fellow of the Royal College of Physicians in London], and being in actual Practice as a [Physician, Surgeon, or Apothecary, as the Case may be], hereby Day of certify, that I, on the here insert the Street and Number of the House (if any) or other , personally like Particulars, in the County of insert Residence and Profession examined A.B. of or Occupation (if any)], and that the said A.B. is a [Lunanc. or an Idiot, or a Person of unsound Mind], and a proper Person to be taken charge of and detained under Care and Treatment, and that I have formed this Opinion upon the following Grounds:
 - Facts indicating Insanity observed by myself [here state the Facts].
 - 2. Other Facts (if any) indicating Insanity communicated to me by others [here state the Information, and from whom].

 (Signed)

 Place of Abode.

Day of

Dated this hundred and

SCHE-

One thousand eight

C. 96.

SCHEDULE (C.) Section 24.

NOTICE of ADMISSION.

I HEREBY give you Notice, that A.B. was admitted into this House [or Hospital] as a Private [or Pauper] Patient on the and I hereby transmit a Day of Copy of the Order and Medical Certificates [or Certificate] on which he was received. [If a Private Patient be received upon One Certificate only, the special Circumstances which have prevented the Patient from being examined by Two Medical Practitioners to be here stated, as in the Statement accompanying the Order for Admission].

Subjoined is a Statement with respect to the mental and bodily

Condition of the above-named Patient.

(Signed)

Superintendent [or Proprietor] of

Dated the hundred and Day of

One thousand eight

STATEMENT.

I have this Day [some Day not less than Two clear Days after the Admission of the Patient seen and examined Patient mentioned in the above Notice, and hereby certify that with respect to mental State he [or she] , and that with respect to bodily Health and Condition he [or she] (Signed)

Medical Proprietor [or Superintendent, or Attendant] of

Dated the bundred and Day of

One thousand eight

SCHEDULE (D.) Section 25.

FORM of MEDICAL VISITATION BOOK.

Date.	Number and Class of Patients.				Patients who are, or since the last Entry have been, under Restraint or in Seclusion, when, and for what Period, and Reasons, and, in Cases of Restraint, by what Means.				Patients under Medical Treatment, and for what (if any)		Deaths, Injuries, and Violence to
	Private.		Pauper.		Restraint.		Seclusion.		bodily Disorder.		Patients since the last
	M.	P.	M.	P.	Males.	Females.	Males.	Pemales.	Males.	Females.	Entry.
					i						ı
					'						
											<u> </u>

TI SO . ST. OF R. D. STATEMENT, [If any Particulars in this Statement be not known, then stated.

Name of Patient, and Christian Name at Length.

Sex and Age.

Married, single, or widowed.

Condition of Life, and previous Occupation (if am) The Religious Persuasion, as far as known.

Previous Place of Abode.

Whether First Attack.

Age (if known) on First Attack,

When and where previously under Care and Trained Duration of existing Attack

Supposed Cause.

Whether subject to Epilepsy.

Whether suicidal.

Whether dangerous to others.

Parish or Union to which the Lunatic is chargeable. Name and Christian Name and Place of Abole of N known Relative of the Patient, and Degree of Reason (if known).

> I certify that, to the best of my Knowledge " Particulars are correctly stated.

(Signed) Relieving Officer for Owner,

SCHEDULE (B.) No. 2. Sections 7, 10, 11, 11, 14 FORM OF MEDICAL CERTIFICATE.

I, the undersigned [here set forth the Qualificon ... Application of the Royal Community of the Roy Personance in London L and being in actual Practice as series, Sargeon, or Apothecary, as the Case may his metily, that I, on the Day of have import the Street and No of the House (if my like Particulors | in the C eraminot A.R. of of Residence and P

Champatin (V ray)). in he makes charge.

said A.B. is a [] Mind L and a proget under Care and D upon the following Gr

mode (Arm

or to

SCHEDULE (C.) Section 🛳 NOTICE of Admission.

HERRBY give you Notice, that AR ... se [or Hospital] as a Private of Paner Day of y of the Order and Medical Commissions ... th he was received. [If a Price France Certificate only, the special Communications ed the Patient from being examined in In iers to be here stated, as in the er for Admission]. ibjoined is a Statement with reserve a zero lition of the above-named Patern.

> (Sime Superintenden: o Trope

ated the idred and

STATISMENT have this Day Some Day as ies to Admission of the Patient ient mentioned in the above Jonisrespect to mental State is | respect to bodily Health and County or Attended of ated the ired and FORM of MITHELL WAS Boroughs Boroughs where any under any prevent the greement, or miting ` c., or me or ·ucb

Subscribers at to any Hospital empowered to appoint a Comcircu- mittee to treat d to be for uniting with ceeding any County or ement for Borough, &c.

s other than Pauper C. 97.

C A P. XCVII.

An Act to consolidate and amend the Laws for the Provision and Regulation of Lunatic Asylums for Counties and Boroughs, and for the Maintenance and Care of Pauper Lunatics, in England. 20th Angust 1853.

RE it enacted by the Queen's most Excellent Majesty, by and D with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled

and by the Authority of the same, as follows:

1. The following Acts relating to Lunatic Asylums for Counties and Boroughs, and the Maintenance and Care of Pauper Lunatics. in England, (that is to say,) an Act of the Session holden in the Eighth and Ninth Years of Her Majesty, Chapter One hundred and twenty-six, an Act of the Session holden in the Ninth and Tenth Years of Her Majesty, Chapter Eighty-four, and an Act of the Session holden in the Tenth and Eleventh Years of Her Majesty, Chapter Forty-three, shall be repealed; but such Repair shall not interfere with or affect any Appointment, Salary, & Annuity made or granted, or Act done, or Agreement or Contract entered into or made, or prevent or defeat any Procession or Proceeding for any Offence committed or any Penalty or Forfeiture incurred before the Commencement of this Act, but every such Agreement or Contract shall and may (subject to the Provisions herein-after contained in relation thereto) be carried into effect and enforced, and every such Offence prosecuted, and every such Pénalty and Forfeiture sued for, recovered, and applied, and every pending Prosecution or Proceeding continued, in like Manner as if this Act had not been passed.

II. The Justices of every County and (save as berein-after

otherwise provided) of every Borough not having an Asylum for the Pauper Lunatics thereof, shall provide an Asylum in manner herein directed, (that is to say,) the Justices of every such County and the Recorder of every such Borough shall at or before the General or Quarter Sessions for such County or Borough 1627 after the Twentieth Day of December One thousand eight hundred and fifty-three direct public Notice to be given by the Ckrk of the Peace of such County or Borough in some Newspaper of Newspapers commonly circulated in such County or Borough of

the Intention of the Justices of such County or Borough to appoint at the then next General or Quarter Sessions for such County, or (in the Case of a Borough) at a Special Meeting of the Justice of such Borough to be fixed in such Notice, and to be holden within Three Months from the Date thereof, a Committee of

Justices to provide an Asylum for the Pauper Lunatics of such County or Borough, under the Provisions of this Act: and the

Clerk of the Peace of such County or Borough shall, within Ter-Days after being so directed as aforesaid, cause such Notice to be given accordingly.

III. The Justices of every such County and Borough respons tively (such Notice having been given as aforesaid) shall at the then next General or Quarter Sessions for such County, or at such Special Meeting as aforesaid of the Justices of such Borough either

8 & 9 Vict. c. 126., 9 & 10 Vict. c. 84., and 10 & 11 Vict. c. 43. repealed. but not to affect Appointments,

As to providing Asylums and Appointment of Committees of Visitors.

Justices of County and Borough not having a Lunatic Asylum to provide one. and before a certain Time give Notice of Intention to appoint a Committee for that Purpose.

Justices to appoint a Committee to superintend the providing of an

ther themselves determine in which of the Modes herein-after Asylum, or to entioned an Asylum shall be provided for such County or treat for uniting orough, or shall refer the Selection to the Committee to be County, &c., or pointed as herein-after mentioned, and shall elect some Justices to effect one or such County or Borough to be a Committee to provide such other of such sylum, and may authorize such Committee to provide such Purposes. sylum, in such of the Modes herein-after mentioned as the said ustices shall have determined, (that is to say,) to superintend the recting or providing of an Asylum for the Pauper Lunatics of ich County or Borough for such County or Borough alone, or to est and enter into an Agreement for uniting with any County Counties, Borough or Boroughs, alone or together with the ubscribers to any Hospital for the Reception of Lunatics, estalished or in course of Erection, or afterwards to be established, r for uniting with any County or Counties and Borough or loroughs jointly, or jointly and also together with the Subscribers o any such Hospital as aforesaid, in erecting or otherwise proiding an Asylum under or for the Purposes of this Act, as the usices appointing such Committee may have determined, or in ase the said Justices appointing such Committee think fit to refer the Selection of the Mode in which such Asylum shall be provided to the Committee, they may authorize such Committee to provide such Asylum in such of the Modes aforesaid as to the Committee may seem best; and any Committee so authorized to treat and nter into an Agreement may treat and enter into such Agreenent with any Committee or Committees having due Authority n that Behalf under this Act, or any former Act, for any County r Counties, Borough or Boroughs, or on behalf of any such Subscribers as aforesaid, and with any Committee of Visitors of my existing Asylum, and whether or not any previous Agreement for uniting may have been already entered into between some of the Parties under this Act or any former Act; and by any such Agreement to be entered into as aforesaid the several Committees, Parties thereto, may, to the Extent of their Authority, in lieu of agreeing to erect or provide an Asylum, or in addition thereto, and in consideration of any Payment in gross or of the Payment of any Sum in the Nature of Rent or otherwise, agree for the joint Use of any existing Asylum or Hospital, and, where they think fit, for enlarging the same.

IV. It shall be lawful for the major Part of such of the Sub- Subscribers scribers to any such Hospital as aforesaid as shall be present at any Meeting of such Subscribers called together expressly for this Purpose by Advertisement in a Newspaper commonly circulated in the Place where such Hospital is or is intended to be for uniting with situate, to elect any Number of such Subscribers not exceeding any County or Five to be a Committee to treat and enter into an Agreement for uniting with any County or Counties or Boroughs or Boroughs alone, or any County or Counties and Borough or Boroughs jointly, under and for the Purposes of this Act; and where any such Agreement has been or shall be entered into under any former Act or this Act, nothing in this Act shall prevent the Reception into the Asylum provided under such Agreement, or the Discharge therefrom, of so many of any Lunatics other than

Qq3

to any Hospitak empowered to appoint a Committee to treat Borough, &c.

Committees of Visitors of existing Asylums may enter into Agreements to unite.

Saving where a Committee is already appointed, or Proceedings for the Appointment of a Committee have been commenced.

Justices of
Boroughs may
contract with
Committees of
Visitors, &c.
for Reception
of the Pauper
Lunatics of the
Borough

Pauper Lunatics as might have been received into such Hospital or Asylum if this Act had not been passed.

V. It shall be lawful for the Committee of Visitors of any Asylum already provided for any County or Borough, alone or otherwise, to enter into an Agreement for uniting for the Purposes of this Act with any County or Counties, Borough or Borough, alone or together with the Subscribers to any such Hospital as aforesaid, or for uniting with any County or Counties and Borough or Boroughs jointly, or jointly and also together with

the Subscribers to any such Hospital.

VI. Provided always, That where a Committee has been appointed before the Commencement of this Act for any County or Borough for any of the Purposes aforesaid, or Proceedings have been taken for or towards the Appointment of a Committee for any of the said Purposes, nothing herein contained shall reduce to necessary to proceed afresh to the Appointment of a Committee for any of such Purposes; and any Proceedings already taken as aforesaid shall remain in force and be continued; and all the Provisions of this Act shall be applicable to any such Committee already appointed, or to be appointed under such Proceedings, in like Manner as if such Committee had been appointed under the Provisions of this Act.

VII. Provided also, That it shall be lawful for the Justices of any such Borough as aforesaid, at such Special Meeting, if they think fit, in lieu of electing a Committee to superintend the erecting or providing of an Asylum, or to treat for uniting, as hereinbefore mentioned, or to effect either of such Purposes, to elect a Committee of Justices of such Borough to contract with any Committee of Visitors of any existing Asylum, or any Committee providing or about to provide an Asylum, whether for any County or Borough, alone or otherwise, for the Reception of the Pauper Lunatics of such first-mentioned Borough into such Asylum, in consideration of such Payment in gross, or such annual or periodical Payment, and upon and subject to such Terms, Stipulations, and Conditions as to the Duration and Determination of the Contract, and otherwise, as may be agrede upon; and it shall be havisl for any Committee of Visitors of any existing Asylum, or any other such Committee as last aforesaid, to contract with the Committee for any such Borough accordingly; and during the Continuance of such Contract the Justices of such Borough shall, at a Special Meeting of such Justices to be holden within Twenty Days after the Twentieth Day of December in every Year, appoint a Committee of such Justices to visit the Pauper Lunatics sent from such Borough to such Asylum, and Two at least of the Members of such Committee shall together once at the least in every Six Months visit such Asylum, and see and examine as far as Circumstances will permit every Lunatic received into such Asylum under such Contract, and shall after each such Visit report the Result thereof, with such Remarks as they think it. to the Justices of such Borough at a Special Meeting of such Justices; and the Justices making any such Visit may, if they see fit, be accompanied by some Physician, Surgeon, or Apothcary, other than a Medical Officer of the Asylum; and such Justices

and Circumstances of the Death of such Patient, he shall summon a Jury to inquire into the Cause of such Death.

XX. Any Person, having Authority to order the Discharge of Provision any Patient (not being a Pauper) from any Asylum, registered authorizing Hospital, or licensed House, or of any single Patient, may, with Transfer of prithe previous Consent in Writing of Two of the Commissioners, vate and single direct, by an Order in Writing under his Hand, the Removal of such Patient to any Asylum, registered Hospital, or licensed House, or to the Care or Charge of any Person mentioned or named in such Order; and every such Order and Consent shall be made and given respectively in duplicate, and One of the Duplicates shall be delivered to and left with the Superintendent or Proprietor of the Asylum, Hospital, or House from which or the Person from whose Care or Charge the Patient is ordered to be removed, and the other Duplicate shall be delivered to and left with the Superintendent or Proprietor of the Asylum, Hospital, or House into which or the Person into whose Care or Charge the Patient is ordered to be removed; and such Order for Removal, together with such Consent in Writing, shall be a sufficient Authority for the Removal of such Patient, and also for his Reception into the Asylum, registered Hospital, or licensed House into which or by the Person into whose Care or Charge he is ordered to be removed: Provided always, that a Copy of the Order and Certificates upon which such Patient was received into the Asylum, Hospital, or House from which he is removed, or as a single Patient, by the Person from whose Care he is removed, certified under the Hand of the Superintendent or Proprietor of such Asylum, Hospital, or House, or of such Person as last aforesaid, to be a true Copy, shall be furnished by him free of Expense, and shall be delivered, with One Duplicate of the said Order of Removal and Consent, to the Superintendent or Proprietor of the Asylum, Hospital, or House to which or to the Person to whose Care or Charge such Patient is removed.

XXI. Every Person from whose Care or Charge any single Notice of Dis-Patient shall be discharged shall transmit to the Commissioners charge of single a written Notice of such Discharge within the like Period, and Patients to be under the like Penalty for Default, as by the said recited Act is Commissioners. required and provided in the Case of the Discharge of a Patient from a licensed House.

XXII. It shall be lawful for any Person having the Care or Provisions as to Charge of a single Patient to change his Residence, and remove Change of Resisuch Patient to any new Residence of such Person, in England, having Charge provided that Seven clear Days before such Change of Residence of single Pahe give Notice in Writing thereof, and of the Place of such new tients, and tem-Residence, to the Commissioners and to the Person who signed purary Removal the Order for the Reception of such Patient, or by whom the last of such Patients Payment on account of such Patient was made; and it shall be for Benefit of lawful for any Person having the Care or Charge of any single Patient, having first obtained the Consent of Two of the Commissioners, to take or send such Patient, under proper Control, to any specified Place or Places, for any definite Time, for the Benefit of his Health: Provided always, that before any such Consent shall be given, the Approval in Writing of the Person who signed the Order for the Reception of such Patient, or by

Members of Committee of Visitors.

to be Members of the Committee of Visitors of the Asylum of the County to which such Borough is or shall be annexed; and the Justices of every County to which any Borough is or shall be annexed as aforesaid shall, at their General or Quarter Session. from Time to Time fix the Sum to be contributed by such Borough towards the Expenses of and incident to erecting, providing, and maintaining the Asylum of such County, according to the comparative Population of such Borough and County as stated in the then last Returns made of the same under the Authority of Parlisment, and cause Notice thereof in Writing to be given to th Treasurer of such Borough, and such Sum shall be raised by a Borough Rate to be made by the Council of the Borough in manner directed by the Act of the Session holden in the Fifth and Sixth Years of King William the Fourth, "to provide for the "Regulation of Municipal Corporations in England and Walts" or out of the Borough Fund, if the Council think fit, and shall be paid by the Treasurer of the Borough to the Treasurer of the Asylum.

5 & 6 W. 4. c. 76.

Boroughs neglecting to provide an Asylum or to contract for Care of their Pauper Lunatics may be annexed by Secretary of State to the County.

Justices of Borough so annexed shall appoint Two Justices to be Members of Committee of Visitors,

Powers of Committees may be enlarged.

X. If at any Time after the Expiration of One Year after the passing of this Act it appear to One of Her Majesty's Principal Secretaries of State, upon the Report of the Commissioners in Lunacy, that the Justices of any Borough by this Act required to provide an Asylum, or contract for the Care of the Pasper Lunatics thereof, have not provided an Asylum, or entered into an Agreement for that Purpose, or into a subsisting Contract making adequate Provision for the Care of the Pauper Lunaties thereof in some Asylum, and that any Asylum belonging wholly or in part to the County or any of the Counties (if more than One: in which such Borough is locally situate, either wholly or in part. is capable of affording Accommodation for the Pauper Lunaticof such Borough, or may be conveniently enlarged so as to afford such Accommodation, it shall be lawful for such Secretary of State, with the Consent of the Committee of Visitors of such Asylum, by Writing under his Hand, to annex such Borough for the Purposes of this Act to such County; and the Justices of every Borough so annexed under this Provision shall, at a Special Meeting of such Justices to be holden within Twenty Dava after the Twentieth Day of December in every Year, appoint Two Justices of such Borough to be Members of the Committee of Visitors of the Asylum of the County to which such Borough shall be annexed; and the Provision in the Enactment last, herein-before contained in relation to the Contribution by Borough annexed to a County under such Enactment to the Expenses of the Asylum of such County, shall extend to any Borough so annexed under this Provision.

XI. Where any Committee has been appointed for any County or Borough (whether before or after the passing of this Act) for any of the Purposes herein-before mentioned, it shall be lawful for the Justices of such County or Borough, if they think fit, at any General or Quarter Sessions for such County, or (in the Case of a Borough) at any Special Meeting of the Justices of such Borough, after like public Notice as is required in the Case of the first Appointment of the Committee, to enlarge or after the Powers of the Committee, so as to vest in the Committee any such

Powers |

Powers as might be vested in any Committee on the original Appointment thereof under this Act, and, if the Justices see fit so to do, to appoint additional Members of the said Committee. and every such Committee shall have the like Powers, and the Provisions of this Act shall be applicable to such Committee in like Manner as if such Committee had been originally appointed with the Powers so vested in them under such Enlargement or Alteration of their Powers.

XII. Where any Committee appointed for any County or New Com-Borough (either before or after the passing of this Act) for any of mittees to be apthe Purposes herein-before mentioned has ceased or shall here- pointed in lieu after cease to exist, without carrying into effect the Purposes for which have which it was appointed, or, if appointed for the Purpose only of ceased or shall treating for uniting or of contracting as aforesaid, has reported hereafter cease or shall hereafter report that it is not practicable or expedient to to exist, &c. enter into an Agreement for uniting or into the proposed Contract, or to that Effect, the Justices of such County or the Recorder of such Borough shall, at or before the General or Quarter Sessions next after the passing of this Act, or next after the Occasion has arisen, cause public Notice to be given, in manner herein directed in the Case of the Original Appointment of a Committee under this Act for any of the said Purposes, of the Intention of the Justices of such County or Borough to appoint at the then next General or Quarter Sessions for such County, or (in the Case of a Borough) at some Special Meeting of the Justices of such Borough to be fixed in the Notice and to be holden within Three Months from the Date thereof, a Committee in lieu of the Committee previously appointed as aforesaid; and such Notice having been so given, the Justices of such County or Borough shall, at the then next General or Quarter Sessions for such County, or at such Special Meeting as aforesaid of the Justices of such Borough, appoint a Committee accordingly, and shall have the like Discretion and Authority for determining the Purposes for which such Committee shall be appointed as in the Case of an original Appointment of a Committee under the Provisions hereiu-before contained: or such Justices may, if they think fit, in lieu of appointing a new Committee in the Place of any such Committee appointed only for the Purpose of treating for uniting or of contracting as aforesaid, and which may have reported that it is not practicable or expedient to enter into an Agreement for uniting or into the proposed Contract, or to that Effect, enlarge or alter the Powers of such Committee as herein-before provided, and, if such Justices think fit, appoint additional Members of such Committee.

XIII. Provided always, That where the Justices of any County Notice for Apor the Recorder of any Borough have or has not, in pursuance of pointment of a any of the Provisions herein-before contained, at or before such Committee General or Quarter Sessions as in that Behalf required, caused given at a Time Notice to be given of the Intention of the Justices of such County or Rorough to appoint a Committee under this Act, it shall be this Act, and lawful for the Justices of such County or the Recorder of such such Appoint-Borough, at or before any subsequent General or Quarter Ses- ment to be sions, to cause such Notice to be given in manner required by this valid. Act; and the Appointment of a Committee in pursuance of such Notice, or the Enlargement or Alteration of the Powers of any

subsequent to

existing

SCHEDULES to the foregoing Act.

SCHEDULE (A.) No. 1. Sections 4, 8.

ORDER for the RECEPTION of a PRIVATE PATIENT.

I, the undersigned, hereby request you to receive A.B., a Lunatic, [or an Idiot, or a Person of unsound Mind,] as a Patient into your House [or Hospital]. Subjoined is a Statement respecting the said A.B.

(Signed)

Name.

Occupation (if any).

Place of Abode.

Degree of Relationship (if any), or other Circumstance of Connexion with the Patient.

Dated this hundred and

Day of

One thousand eight

To of Proprietor [or Superintendent]
[describing the House or

Hospital by Situation and Name, if any].

STATEMENT.

[If any Particulars in this Statement be not known, the Fed w be so stated.]

Name of Patient, with Christian Name at Length.

Sex and Age.

Married, single, or widowed.

Condition of Life, and previous Occupation (if any).

The Religious Persuasion, as far as known.

Previous Place of Abode.

Whether First Attack.

Age (if known) on First Attack.

When and where previously under Care and Treatment.

Duration of existing Attack.

Supposed Cause.

Whether subject to Epilepsy.

Whether suicidal.

Whether dangerous to others.

Whether found Lunatic by Inquisition, and Date of Commission

or Order for Inquisition.

Special Circumstances (if any) preventing the Patient being examined, before Admission, separately by Two Medical Practitioners.

(Signed)

Name.

[Where the Person signing the Statement is not the Person who signs the Order, the following Particulars concerning the Person signing the Statement are to be added; vizt.,

Occupation (if any).

Place of Abode.

Degree of Relationship (if any) or other Circumstances of Connexion with the Patient.

C. 96.

FORM OF MEDICAL CERTIFICATE.

I, the undersigned [here set forth the Qualification entitling the Person certifying to practise as a Physician, Surgeon, or Apothecary, ex. gra., being a Fellow of the Royal College of Physicians in London], and being in actual Practice as a [Physician, Surgeon, or Apothecary, as the Case may be], hereby Day of ertify, That L on the here insert the Street and Number of the House (if any) or other ike Particulars], in the County of , separately rom any other Medical Practitioner, personally examined A.B. insert Residence and Profession or Occupation, f any], and that the said A.B. is a [Lunatic, or an Idiot, or a Person of unsound Mind]. and a proper Person to be taken Charge of and detained under Care and Treatment, and that I rave formed this Opinion upon the following Grounds; viz.

- 1. Facts indicating Insanity observed by myself [here state the Facts].
- 2. Other Facts (if any) indicating Insanity communicated to me by others [here state the Information, and from whom].

(Signed)

Place of Abode.

Dated this hundred and

Day of

One thousand eight

SCHEDULE (B.) No. 1. Section 7.

Order for the Reception of a Pauper Patient.

1, C.D. for, in the Case of a Clergyman and Relieving Officer. $f_{c.}$ we, C.D. and E.F.], the undersigned, having called to my [or our Assistance a Physician, for Surgeon, or Apothecary, as the Case may be, and having personally examined A.B., a Pauper, and being satisfied that the said A.B. is a Lunatic [or an Idiot, or a Person of unsound Mind,] and a proper Person to be taken charge of and detained under Care and Treatment, hereby direct you to receive the said A.B. as a Patient into your House [or Hospital]. Subjoined is a Statement respecting the said A.B.

> (Signed) A Justice of the Peace for the County, City, or Borough of for an or the Officiating Clergyman of the

Parish of

E.F.(Signed)

The Relieving Officer of the Union or Parish for an Overseer of the Parish of

Dated the

Day of

One thousand

eight hundred

To

Proprietor [or Superintendent] of describing the House or Hospital].

16 & 17 Vict.

Qq

STATE-

STATEMENT.

[If any Particulars in this Statement be not known, to be to stated.]

Name of Patient, and Christian Name at Length.

Sex and Age.

C. 96.

Married, single, or widowed.

Condition of Life, and previous Occupation (if any).

The Religious Persuasion, as far as known.

Previous Place of Abode. Whether First Attack.

Age (if known) on First Attack.

, When and where previously under Care and Treatment.

Duration of existing Attack.

Supposed Cause.

Whether subject to Epilepsy.

Whether suicidal.

Whether dangerous to others.

Parish or Union to which the Lunatic is chargeable.

Name and Christian Name and Place of Abode of nearest known Relative of the Patient, and Degree of Relationship (if known).

> I certify that, to the best of my Knowledge, the above Particulars are correctly stated.

> > (Signed)

Relieving Officer [or Overseer]

2'1

SCHEDULE (B.) No. 2. Sections 7, 10, 11, 12, 18. FORM OF MEDICAL CERTIFICATE.

I, the undersigned [here set forth the Qualification entiting the Person certifying to practise as a Physician, Surgeon, or Apothecary, ex. gra., being a Fellow of the Royal College of Physicians in London], and being in actual Practice as a [Physician, Surgeon, or Apothecary, as the Case may be], hereby certify, that I, on the Day of at [here insert the Street and Number of the House (if any) or other like Particulars,] in the County of personally examined A.B. of [insert Residence and Profession or Occupation (if any)], and that the said A.B. is a [Lunsion or an Idiot, or a Person of unsound Mind], and a proper Person to be taken charge of and detained under Care and Treatment, and that I have formed this Opinion upon the following Grounds: viz.

 Facts indicating Insanity observed by myself [here state the Facts].

2. Other Facts (if any) indicating Insanity communicated to me by others [here state the Information, and from whom].

(Signed)

Dated this hundred and

Day of

Place of Abode. One thousand eight

SCHEDULE (C.) Section 24.

NOTICE of ADMISSION

give you Notice, that A.B. was admitted into this Hospital] as a Private [or Pauper] Patient on the Day of and I hereby transmit a

Order and Medical Certificates [or Certificate] on as received. [If a Private Patient be received upon the only, the special Circumstances which have predicted from being examined by Two Medical Practient from being examined by Two Medical Practient e here stated, as in the Statement accompanying the dmission].

is a Statement with respect to the mental and bodily the above-named Patient.

(Signed)

Superintendent [or Proprietor] of

Day of

One thousand eight

STATEMENT.

Day [some Day not less than Two clear Days after a of the Patient] seen and examined the ioned in the above Notice, and hereby certify that to mental State he [or she], and that to bodily Health and Condition he [or she]

(Signed)

Medical Proprietor [or Superintendent, or Attendant] of

Day of

One thousand eight

SCHEDULE (D.) Section 25.

FORM of MEDICAL VISITATION BOOK.

er atients. Pauper.		Patients who are, or since the last Entry have been, under Restraint or in Seclusion, when, and for what Period, and Reasons, and, in Cases of Restraint, by what Means.				Patients under Medical Treatment, and for what (if any)		Deaths, Injuries, and Violence to	
		Restraint.		Seclusion.		bodily Disorder.		Patients since the last	
M.	F.	Males.	Pemales.	Males.	Pemales.	Males.	Females.	Entry.	
		1							
	1	Į.	1 (1	l i	i	t	1	

C A P. XCVII.

An Act to consolidate and amend the Laws for the Provision and Regulation of Lunatic Asylums for Counties and Boroughs, and for the Maintenance and Care of Pauper Lunatics, in *England*. [20th August 1851]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled

and by the Authority of the same, as follows:

1. The following Acts relating to Lunatic Asylums for Counties and Boroughs, and the Maintenance and Care of Pauper Lumies. in England, (that is to say,) an Act of the Session holden in the Eighth and Ninth Years of Her Majesty, Chapter One hundred and twenty-six, an Act of the Session holden in the Ninth and Tenth Years of Her Majesty, Chapter Eighty-four, and an Act of the Session holden in the Tenth and Eleventh Years of Her Majesty, Chapter Forty-three, shall be repealed; but such Repeal shall not interfere with or affect any Appointment, Salary, or Annuity made or granted, or Act done, or Agreement or Contract entered into or made, or prevent or defeat any Prosecution or Proceeding for any Offence committed or any Penalty or Forfeiture incurred before the Commencement of this Act, but every such Agreement or Contract shall and may (subject to the Provisions herein-after contained in relation thereto) be carried into effect and enforced, and every such Offence prosecuted, and every such Penalty and Forfeiture sued for, recovered, and applied and every pending Prosecution or Proceeding continued, in like Manner & if this Act had not been passed. II. The Justices of every County and (save as herein-after

otherwise provided) of every Borough not having an Asylum for the Pauper Lunatics thereof, shall provide an Asylum in manner herein directed, (that is to say,) the Justices of every such County and the Recorder of every such Borough shall at or before the General or Quarter Sessions for such County or Borough next after the Twentieth Day of December One thousand eight hundred and fifty-three direct public Notice to be given by the Clerk of the Peace of such County or Borough in some Newspaper of Newspapers commonly circulated in such County or Borough, of the Intention of the Justices of such County or Borough to appoint at the then next General or Quarter Sessions for such County. or (in the Case of a Borough) at a Special Meeting of the Justice of such Borough to be fixed in such Notice, and to be holder within Three Months from the Date thereof, a Committee Justices to provide an Asylum for the Pauper Lunatics of such County or Borough, under the Provisions of this Act: and the Clerk of the Peace of such County or Borough shall, within Ter Days after being so directed as aforesaid, cause such Notice to b.

III. The Justices of every such County and Borough respectively (such Notice having been given as aforesaid) shall at the then next General or Quarter Sessions for such County, or at such Special Meeting as aforesaid of the Justices of such Borough, either

8 & 9 Vict. c. 126., 9 & 10 Vict. c. 84., and 10 & 11 Vict. c. 43. repealed, but not to affect Appointments, &c.

As to providing Asylums and Appointment of Committees of Visitors.

Justices of County and Borough not having a Lunatic Asylum to provide one, and before a certain Time give Notice of Intention to appoint a Committee for that Purpose.

Justices to appoint a Committee to superintend the providing of an given accordingly.

elves determine in which of the Modes herein-after Asylum, or to n Asylum shall be provided for such County or treat for uniting n Asylum shall be provided for such County of with some shall refer the Selection to the Committee to be County, &c., or herein-after mentioned, and shall elect some Justices to effect one or ty or Borough to be a Committee to provide such other of such may authorize such Committee to provide such Purposes. uch of the Modes herein-after mentioned as the said have determined, (that is to say,) to superintend the roviding of an Asylum for the Pauper Lunatics of or Borough for such County or Borough alone, or to er into an Agreement for uniting with any County Borough or Boroughs, alone or together with the o any Hospital for the Reception of Lunatics, estacourse of Erection, or afterwards to be established, with any County or Counties and Borough or tly, or jointly and also together with the Subscribers lospital as aforesaid, in erecting or otherwise proylum under or for the Purposes of this Act, as the inting such Committee may have determined, or in Justices appointing such Committee think fit to refer of the Mode in which such Asylum shall be provided ttee, they may authorize such Committee to provide in such of the Modes aforesaid as to the Committee st; and any Committee so authorized to treat and Agreement may treat and enter into such Agreey Committee or Committees having due Authority f under this Act, or any former Act, for any County Borough or Boroughs, or on behalf of any such s aforesaid, and with any Committee of Visitors of Asylum, and whether or not any previous Agreement ay have been already entered into between some under this Act or any former Act; and by any ent to be entered into as aforesaid the several Comes thereto, may, to the Extent of their Authority, eeing to crect or provide an Asylum, or in addition in consideration of any Payment in gross or of the ny Sum in the Nature of Rent or otherwise, agree Use of any existing Asylum or Hospital, and, where for enlarging the same.

I be lawful for the major Part of such of the Sub-Subscribers y such Hospital as aforesaid as shall be present at to any Hospital of such Subscribers called together expressly for appoint a Comby Advertisement in a Newspaper commonly circu- mittee to treat Place where such Hospital is or is intended to be for uniting with ect any Number of such Subscribers not exceeding any County or Committee to treat and enter into an Agreement for Borough, &c. any County or Counties or Borough or Boroughs y County or Counties and Borough or Boroughs and for the Purposes of this Act; and where any ment has been or shall be entered into under any or this Act, nothing in this Act shall prevent the to the Asylum provided under such Agreement, or e therefrom, of so many of any Lunatics other than Qq3

Committees of Visitors of existing Asylums C. 97.

Pauper Lunatics as might have been received into such Hospital or Asylum if this Act had not been passed.

V. It shall be lawful for the Committee of Visitors of any

V. It shall be lawful for the Committee of Visitors of any Asylum already provided for any County or Borough, alone or otherwise, to enter into an Agreement for uniting for the Purposes of this Act with any County or Counties, Borough or Borough, alone or together with the Subscribers to any such Hospital as aforesaid, or for uniting with any County or Counties and Borough or Boroughs jointly, or jointly and also together with

the Subscribers to any such Hospital.

Saving where a Committee is already appointed, or Proceedings for the Appointment of a Committee have been commenced.

may enter into

Agreements to unite.

VI. Provided always, That where a Committee has been appointed before the Commencement of this Act for any County or Borough for any of the Purposes aforesaid, or Proceedings have been taken for or towards the Appointment of a Committee for any of the said Purposes, nothing herein contained shall render it necessary to proceed afresh to the Appointment of a Committee for any of such Purposes; and any Proceedings already taken as aforesaid shall remain in force and be continued; and all the Provisions of this Act shall be applicable to any such Committee already appointed, or to be appointed under such Proceedings, in like Manner as if such Committee had been appointed under the Provisions of this Act.

Provisions of this Act.

Justices of Boroughs may contract with Committees of Visitors, &c. for Reception of the Pauper Lunatics of the Borough

VII. Provided also, That it shall be lawful for the Justices of any such Borough as aforesaid, at such Special Meeting, if they think fit, in lieu of electing a Committee to superintend the erecting or providing of an Asylum, or to treat for uniting, as bereinbefore mentioned, or to effect either of such Purposes, to elect a Committee of Justices of such Borough to contract with any Committee of Visitors of any existing Asylum, or any Committee providing or about to provide an Asylum, whether for any County or Borough, alone or otherwise, for the Reception of the Puper Lunatics of such first-mentioned Borough into such Asylum, in consideration of such Payment in gross, or such annual or periodical Payment, and upon and subject to such Terms. Stipulations, and Conditions as to the Duration and Determination of the Contract, and otherwise, as may be agrede upon; and it shall be lawfel for any Committee of Visitors of any existing Asylum, or any other such Committee as last aforesaid, to contract with the Committee for any such Borough accordingly; and during the · Continuance of such Contract the Justices of such Borough shall, at a Special Meeting of such Justices to be holden within Twenty Days after the Twentieth Day of December in every Year, appoint a Committee of such Justices to visit the Pauper Lunatics sent from such Borough to such Asylum, and Two at least of the Members of such Committee shall together once at the least in every Six Months visit such Asylum, and see and examine as far as Circumstances will permit every Lunatic received into such Asylum under such Contract, and shall after each such Visit report the Result thereof, with such Remarks as they think fit. to the Justices of such Borough at a Special Meeting of such Justices; and the Justices making any such Visit may, if they see fit, be accompanied by some Physician, Surgeon, or Apothecary, other than a Medical Officer of the Asylum; and such Justices by Writing under their Hands order the Payment ician, Surgeon, or Apothecary of such reasonable Services on any such Visit as they may think fit, shall, upon the Production of such Order, be paid cian, Surgeon, or Apothecary by the Treasurer of ; and every Report of such Justices so visiting ed among the Records of the Court of Quarter ch Borough, and shall be open to the Inspection Commissioners in Lunacy; and such Commissioners ink fit, require a Copy of every or any such Report ted to them by the Clerk of the Peace of such while any such Contract making adequate Pro-Pauper Lunatics of such Borough is inforce such not be required to provide an Asylum for itself ion, as herein-before mentioned.

led also, That every Borough situate within a Boroughs now an Asylum for Pauper Lunatics, and which at contributing to passing of the said Act of the Eighth and Ninth a County Asylum desired and still contributes to such lum deemed to Majesty contributed and still contributes to such havean Asylum, e considered as having an Asylum for the Pauper butupon Notice ch Borough; but it shall be lawful for any such may separate y Time hereafter, upon giving Six Months Notice from the er the Hand of the Town Clerk, in pursuance of County. f the Council of such Borough, to the Clerk of ne County, to separate itself, so far as relates to . ent of a Lunatic Asylum for such County, and the Lunatics therein, from such County, and from and ration of such Notice such Borough shall for the s Act be deemed a Borough not having an Asylum Lunatics thereof; and from and after the Exh Notice, and the Withdrawal from such County Lunatics from or belonging to such Borough, such not be liable to pay or contribute towards the Establishment of such Asylum, or the Mainatics therein, but until the Withdrawal from such of all Lunatics from or belonging to such Borough hall be liable to contribute towards the Expenses n, in the same Manner and to the same Extent as had not been given.

l also, That every Borough in which at the passing Every Borough t of the Eighth and Ninth Years of Her Majesty not having Six l, there were not Six Justices besides a Recorder Justices, besides urposes of this Act, be annexed to and be Part of the Recorder which it is wholly situate, or in case it be not to the County in any One County shall for the Purposes of this or One of the ed to and be Part of such One of the Counties in Counties in ate as such Borough may have been annexed to which it is situ-Act of the Eighth and Ninth Years of Her Majesty, ate, for Purposes ly so annexed then the same shall be annexed to of such One of the said Counties as One of Her cipal Secretaries of State shall by Writing under et; and the Recorder of every such Borough shall, Recorder to or Quarter Sessions next after the Twentieth Day appoint Two every Year, appoint Two Justices of such Borough Justices to be

to be annexed

Qq4

to be Members of the Committee of Visitors of the Asylum of

the County to which such Borough is or shall be annexed; and

the Justices of every County to which any Borough is or shall be annexed as aforesaid shall, at their General or Quarter Sessions.

paid by the Treasurer of the Borough to the Treasurer of the

Members of Committee of Visitors.

from Time to Time fix the Sum to be contributed by such Borough towards the Expenses of and incident to erecting, providing, and maintaining the Asylum of such County, according to the comparative Population of such Borough and County as stated in the then last Returns made of the same under the Authority of Parliament, and cause Notice thereof in Writing to be given to the Treasurer of such Borough, and such Sum shall be raised by a Borough Rate to be made by the Council of the Borough in manner directed by the Act of the Session holden in the Fifth and Sixth Years of King William the Fourth, "to provide for the "Regulation of Municipal Corporations in England and Wales" or out of the Borough Fund, if the Council think fit, and shall be

5 & 6 W. 4. c. 76.

Boroughs neglecting to provide an Asylum or to contract for Care of their Pauper Lunatics may be annexed by Secretary of State to the County.

Justices of Borough so annexed shall appoint Two Justices to be Members of Committee of Visitors.

Powers of Committees may be enlarged.

Asylum. X. If at any Time after the Expiration of One Year after the passing of this Act it appear to One of Her Majesty's Principal Secretaries of State, upon the Report of the Commissioners is Lunacy, that the Justices of any Borough by this Act required to provide an Asylum, or contract for the Care of the Puper Lunatics thereof, have not provided an Asylum, or entered into an Agreement for that Purpose, or into a subsisting Contract making adequate Provision for the Care of the Pauper Lunatic thereof in some Asylum, and that any Asylum belonging wholly or in part to the County or any of the Counties (if more than Ope) in which such Borough is locally situate, either wholly or in part. is capable of affording Accommodation for the Pauper Lunatics of such Borough, or may be conveniently enlarged so as to afford such Accommodation, it shall be lawful for such Secretary of State, with the Consent of the Committee of Visitors of such Asylum, by Writing under his Hand, to annex such Borough for the Purposes of this Act to such County; and the Justices of every Borough so annexed under this Provision shall, at a Special Meeting of such Justices to be holden within Twenty Days after the Twentieth Day of December in every Year, appoint Tw. Justices of such Borough to be Members of the Committee of Visitors of the Asylum of the County to which such Borough shall be annexed; and the Provision in the Enactment hally herein-before contained in relation to the Contribution by Borough annexed to a County under such Enactment to the Expenses of the Asylum of such County, shall extend to any Borough so annexed under this Provision.

XI. Where any Committee has been appointed for any County or Borough (whether before or after the passing of this Act) for any of the Purposes herein-before mentioned, it shall be lawful for the Justices of such County or Borough, if they think fit, at any General or Quarter Sessions for such County, or (in the Case of a Borough) at any Special Meeting of the Justices of such Borough, after like public Notice as is required in the Case of the first Appointment of the Committee, to enlarge or after the Powers of the Committee, so as to vest in the Committee any such

Powers

might be vested in any Committee on the original nt thereof under this Act, and, if the Justices see fit appoint additional Members of the said Committee. such Committee shall have the like Powers, and the of this Act shall be applicable to such Committee in r as if such Committee had been originally appointed wers so vested in them under such Enlargement or of their Powers.

nere any Committee appointed for any County or New Comther before or after the passing of this Act) for any of mittees to be aps herein-before mentioned has ceased or shall here- pointed in lieu to exist, without carrying into effect the Purposes for which have cappointed, or, if appointed for the Purpose only of ceased or shall uniting or of contracting as aforesaid, has reported hereafter cease eafter report that it is not practicable or expedient to to exist, &c. m Agreement for uniting or into the proposed Conhat Effect, the Justices of such County or the Recorder ough shall, at or before the General or Quarter Sessions he passing of this Act, or next after the Occasion has public Notice to be given, in manner herein directed of the Original Appointment of a Committee under any of the said Purposes, of the Intention of the such County or Borough to appoint at the then next Quarter Sessions for such County, or (in the Case of a some Special Meeting of the Justices of such Borough in the Notice and to be holden within Three Months te thereof, a Committee in lieu of the Committee prepinted as aforesaid; and such Notice having been so sustices of such County or Borough shall, at the then al or Quarter Sessions for such County, or at such eting as aforesaid of the Justices of such Borough, Committee accordingly, and shall have the like Dis-Authority for determining the Purposes for which such shall be appointed as in the Case of an original Appointommittee under the Provisions herein-before contained; stices may, if they think fit, in lieu of appointing a ttee in the Place of any such Committee appointed Purpose of treating for uniting or of contracting as nd which may have reported that it is not practicable t to enter into an Agreement for uniting or into the ontract, or to that Effect, enlarge or alter the Powers amittee as herein-before provided, and, if such Justices point additional Members of such Committee.

rovided always, That where the Justices of any County Notice for Ap-reler of any Borough have or has not, in pursuance of pointment of a Provisions herein-before contained, at or before such Committee Quarter Sessions as in that Behalf required, caused given at a Time e given of the Intention of the Justices of such County that required by to appoint a Committee under this Act, it shall be this Act, and he Justices of such County or the Recorder of such such Appointt or before any subsequent General or Quarter Ses- ment to be use such Notice to be given in manner required by this valid. the Appointment of a Committee in pursuance of such the Enlargement or Alteration of the Powers of any

existing Committee, and the Appointment of any additional Members of such Committee, at the Sessions or Meeting for which such Notice has been given, shall be valid.

Committees uniting to enter into Agreement in the Form in Schedule (A.)

XIV. When Two or more Committees agree to unite for the Purposes of this Act, an Agreement shall be entered into and signed by the several Committees uniting, or the major Part of such Committees respectively, in the Form or to the Effect set forth in Schedule (A.) to this Act; and such Agreement, when signed by the major Part of each such Committee, and not before, shall be binding upon every County and Borough, and the Subscribers (if any) for or on behalf of which or whom such Agreement has been entered into; and every such Agreement shall specify the Proportion in which the Expenses necessary for carrying into execution the Purposes of this Act shall be charged upon each County and Borough, and the Subscribers (if any) so uniting; and the Proportions of the Counties and Boroughs uniting shall be calculated and fixed with reference to their respective Populations as stated in the then last Return made of the same under the Authority of Parliament; and where under any such Agreement a Right to the joint Use of any existing Asylum or Hospital is required by any County or Borough, or the Subscribers to any Hospital, such Agreement shall fix the Sum to be paid by such County, Borough, or Subscribers towards the Expenses already incurred in erecting or providing such Asylum or Hospital

Additional
Stipulations or
Conditions may
be inserted in
Agreement, but
not so as to
subject Acts of
Visitors to Control of General
or Quarter
Sessions.

XV. Provided always, That it shall be lawful for such Committees to insert in the Agreement to be entered into by them any Stipulations or Conditions, in addition to the Matters by this Act required to be specified in such Agreement, so that such additional Stipulations or Conditions do not in any way subject the Acts of the Committee of Visitors to the Approval or Control of any Court of General or Quarter Sessions, or of any Justices, in any Case not provided for by this Act, and the additional Stipulations and Conditions so inserted in the said Agreement shall be of the same Force and Effect as the Matters so required to be specified, notwithstanding that such additional Stipulations or Conditions may control in any other Manner than as hereinbefore specified and excepted the Discretion and Acts of the Conmittee of Visitors as regulated by this Act, or may require the Consent or Approval of, or may subject the Acts or Orders of the Visitors to be disallowed, modified, or controlled by, One of Her Majesty's Principal Secretaries of State, in Cases not provided for by this Act; but any Stipulations or Conditions subjecting the Acts of the Committee of Visitors to the Approval of Control of any Court of General or Quarter Sessions, or of any Justices, in any Case not provided for by this Act, shall be void and of none effect.

With Consent of Visitors, Stipulations or Conditions may be repealed. XVI. Provided also, That with the Consent in Writing under the Hands of the greater Number of Visitors of each County and Borough, and of the greater Number of Visitors of any Body of Subscribers united under any Agreement entered into under this Act or any former Act, and with the previous Consent in Writing under the Hand of One of Her Majesty's Principal Secretaries of State, the Committee of Visitors may from Time to Time repeal or alter any of the Stipulations or Conditions of such Agreement.

but

s to subject the Acts of the Committee of Visitors to al or Control of any Court of General or Quarter Sesf any Justices, in any Case not provided for by this

There any Agreement for uniting has been entered Proportions of this Act or any former Act, and the Union effected Expenses and is added to by an Agreement for further Union, the of Visitors may in which any Expenses are under any former Agreenion to be charged on the Counties or Boroughs, or being effected. d Boroughs, and the Subscribers, if any, uniting, and ions in which Visitors are to be elected for and on ch Counties or Boroughs, or Counties and Boroughs, bers (if any), may be altered as may be agreed upon.

Where under an Agreement for Union any Money is to As to Payment ards the Expenses already incurred by any County or and Application erecting or providing any Asylum, the same shall be of Money paid Treasurer of such County or Borough, and shall be Expenses, or iquidation and Payment, pro tanto, of the Monies, if becoming reshall have been raised by such County or Borough for payable under s of this Act or the Acts hereby repealed, or any of Agreement for ch Manner as the Justices of such County at any further Union. Quarter Sessions for the same, or the Council of such all respectively order and direct, or if all such Monies een paid, then the same shall be applied in diminution to be made in pursuance of this Act.

hen any Agreement has been entered into and signed Committees . , the Committee for each County and Borough on of Justices to hich the same has been entered into shall report the report Agreee Justices of such County or the Recorder of such the then next General or Quarter Sessions; and the the Original to greement shall, at such Sessions for the County or be delivered to which the Asylum to which the same relates is situate Clerk of the ed to be situate, be delivered to the Clerk of the Peace Peace of the ounty or Borough, to be by him entered among the rough in which proof; and a Copy of such Agreement shall at such the Asylum is r each other County or Borough on behalf of which situate, and a ment has been entered into be delivered to the Clerk Copy to Clerk ce of such County or Borough, to be by him entered of the Peace of Records thereof; and a Copy of every such Agreement nt by the Clerk of the Peace to whom the original Borough. is delivered, within Twenty Days after the Delivery im, to the Commissioners in Lunacy; and any of the any County or Borough on behalf of which such Agreebeen entered into, and any Commissioner in Lunacy. titled, without Payment, to inspect the original Agreelivered to the Clerk of the Peace as aforesaid; and any e Peace hereby required to send to the said Commis-Copy of any Agreement, who shall neglect so to do Time aforesaid, and any Clerk of the Peace who shall ermit such Inspection as aforesaid, shall for every such liable to a Penalty not exceeding Five Pounds, and nent shall extend and be applicable to and in respect greement by which any of the Stipulations or Con-

towards prior

ment to Quarter Sessions, and

ditions in any Agreement entered into under this Act or any former Act shall be repealed or altered.

After Agreement for uniting is reported, Visitors to be elected for carrying same into effect.

XX. When any Agreement for uniting has been entered into. signed, and reported as aforesaid, the Justices of every County to which the same relates shall, at the General or Quarter Sessions to which such Agreement is reported, elect from among the Justices of such County the Number of Visitors allotted to such County in the Agreement; and the Justices of every Borough to which such Agreement relates shall at a Special Meeting of such Justice to be holden within Twenty Days after such Agreement has been reported to the General or Quarter Sessions for such Borough, elect from among the Justices of such Borough the Number of Visitors allotted to such Borough in the Agreement; and the Majority of such of the Subscribers to any Hospital to which such Agreement relates as shall be present at a Meeting of such Subscribers to be holden within Twenty-eight Days after the signing of such Agreement, and of which Meeting public Notice shall have been given by Advertisement in some Newspaper circulated in the Place in which such Hospital is situate or is intended to be situate, shall elect from among such Subscribers the Number of Visitors allotted to the Subscribers to such Hospital in such Agreement; and the Visitors so elected as aforesaid shall together form and be the Committee of Visitors for carrying such Agreement into effect.

XXI. Every Committee elected for any County or Borough as herein-before provided, and authorized to superintend the erecting or providing of an Asylum for such County or Borough, shall, until the Election of Visitors or a Committee of Visitors for such County or Borough, or the Asylum thereof, under any of the Provisions herein contained, be deemed the Committee of

Visitors for such County or Borough.

Visitors to be elected annually for Asylums.

Committee

Erection of

of Visitors.

superintending

Asylums to be

the Committee

XXII. At the General or Quarter Sessions to be held next after the Twentieth Day of December in every Year the Justices of every County, and at a Special Meeting to be held within Twenty Days after the Twentieth Day of December in every Year the Justices of every Borough, having for the Time being an Asylum (whether provided before or after the passing of this Act) either for the sole Use of such County or Borough or under any Agreement for uniting as aforesaid, shall elect some Justices of such County or Borough to be Visitors on behalf of such County or Borough for the said Asylum during the Year next ensuing the Election; and where such Asylum has been provided under any Agreement for uniting entered into with any such Subscribers as aforesaid, the Majority of such of the Subscribers as shall be present at a Meeting to be holden in the Month of January in every Year, of which Notice shall have been given by public Advertisement in some Newspaper circulated within the Place in which such Asylum is situate, shall elect some of such Subscribers to be Visitors for such Asylum during the Year then next ensuing; and where such Asylum is for the sole Use of any One County or Borough, the Visitors elected for such County or Borough as aforesaid shall be "the Committee of Visitors" of such Asylum; and where such Asylum has been provided under any Agreement for uniting, the Visitors elected

hat the Number of the Committee of Visitors of any Borough having an Asylum for its sole Use shall not han Seven; and that in all other Cases the Number of to be elected on behalf of every County and Borough, y Body of Subscribers, to form and be the Committee of shall be the Number provided for in the Agreement. I. Where any County or Borough has more than One A separate a separate Committee of Visitors shall be appointed as Committee of for every such Asylum, each of which Committees shall Visitors to be the Powers and be subject to all the Provisions of this appointed for regard to the Asylum for which it is appointed, as if it only Asylum for that County or Borough: Provided Proviso. hat it shall be lawful for the Justices of the County or

d on behalf of every County and Borough, and the Subf any) to which the Asylum belongs, shall together form the Committee of Visitors" of such Asylum: Provided

if they think fit, with the Approval of One of Her Principal Secretaries of State, to appoint the same Comr Two or more such Asylums. . The several Persons elected Members of any Com- Meetings of

f Visitors shall within One Month after their Election at some convenient Place to be named in a Notice in given by Two or more of such Visitors, or by the Clerk utgoing Committee by the Direction of Two or more of Visitors, to the several Members so elected, such Notice ven to each Member personally, or left at his Place of or transmitted to him through the Post Office, Seven least before the Time appointed for such Meeting; and Visitors may adjourn the said Meeting from Time to from Place to Place, and meet where and as often as k necessary; and the said Visitors shall at their First Every Comafter their Election elect One of their Members to be mittee to elect irman, who shall preside at all Meetings at which he is and in case of the Absence of the Chairman from any the Members of the Committee then present shall elect ich Members to be Chairman for the Meeting, who shall t the Meeting; and to constitute a Meeting of a Comere shall be present not less than Three Members thereof, r Adjournment, which may be made by less than Three; Question shall be decided by a Majority of Votes (the n, whether permanent or temporary, having a Vote), and ent of an Equality of Votes on any Question the Chairhe Time being shall have an additional or casting Vote. The Clerk of any Committee of Visitors shall, whenever Clerk, on in Writing by the Chairman or Two of the Visitors, or uperintendent of the Asylum, and the Chairman of any mittee may, whenever he shall see fit, convene a Meetch Committee by a Notice in Writing to each Visitor of and Place of such Meeting, such Notice to be delivered, ansmitted as aforesaid by such Clerk or Chairman Seven east before the Time appointed for the Meeting.

. Every Committee of Visitors shall appoint a Clerk to Visitors to aptors for the Purposes of this Act, at such Salary or point a Clerk. ation as such Visitors think fit, and may, if and when

Number of Members to Meeting. Questions how to be decided.

Requisition of Chairman, &c. to call Meetings of Visitors.

they think fit, remove any Clerk appointed by them, and is any such Case, or in case of the Death or Resignation of any such Clerk, shall appoint a new Clerk; and the Clerk to any Committee of Visitors of any Asylum may also be the Clerk of such Asylum; and any Clerk to any Committee of Visitors shall, unless he some die, resign, or be removed, continue in Office so long as such Committee continue in Office.

Committee of Visitorst o continue until First Meeting of new Committee, and in default of Election of new Committee to continue as if re-elected.

XXVII. The Powers of any Committee of Visitors and of the Members of such Committee, whether appointed or elected before or after the Commencement of this Act, shall continue until the First Meeting of the Committee by which such first-mentioned Committee is to be succeeded, anything herein contained to the contrary notwithstanding; and if the Justices of any County, or the Justices or Recorders of any Borough, or any Body of Subscribers, neglect in any Year to make such Election or Appoint ment as required by this Act, then the Committee of Visitor lastly before elected, or the Members of such Committee elected or appointed for such County or Borough, or on behalf of such Body of Subscribers, or such of them as shall continue to act shall be deemed and taken to be the Committee of Visitors, or to form Part of the Committee of Visitors, as if such Committee or Memhers had been re-elected or re-appointed in such Year, and so from Time to Time so often as the said Justices, Recorder, or Subscribers so neglect.

Provision for supplying Vacancies in Committees.

XXVIII. In case any Member of any Committee or any Visitor, elected or appointed under this Act or any Act hereby repuled, die, resign, or become incapable to act, the Justices for the County or Borough for which such Member on Visitor was elected or appointed, at any General or Quarter Sessions for such County. or at a Special Meeting of the Justices of such Borough, or where such Visitor was appointed by the Recorder of a Borough, then the Recorder of such Borough, shall elect or appoint some other Justice in his Place; and where any such Member or Visitor has been elected on behalf of any Body of Subscribers, the Majority of such of the said Subscribers as shall be present at some Meeting clied in manner provided with respect to the annual Election of Visitors shall elect some other Subscriber in his Place; but, notwithstanding any Vacancy in any Committee, the continuing Members or Visitors may act as if no such Vacancy had occurred.

Continuing Members may act.

Secretary of State may require any County or Borough not having an Asylum to provide one, XXIX. In case at any Time after the Expiration of One Year from the Commencement of this Act it appear to One of Her Majesty's Principal Secretaries of State, upon the Report of the Commissioners in Lunacy, that any County or Borough has not an Asylum for the Pauper Lunatics thereof, it shall be lawful for such Secretary of State, by Writing under his Hand, to require the Justices of such County or Borough forthwith to provide a fit and sufficient Asylum for so many Pauper Lunatics as upon the Report of the said Commissioners such Secretary of State may think fit and direct, and such Justices shall forthwith proceed as herein-before mentioned to cause such Asylum to be provided: Provided always, that no Borough annexed to any County by virtue of this Act or any former Act, or on behalf of which a subsisting Contract making adequate Provision for the Care of the Pauper

natics thereof shall have been entered into under this nich now contributes to any Asylum for the County in situate, and shall not have been separated from such all be required to provide an Asylum under any such

shall be lawful for the Justices of every County and Where Acving an Asylum or Asylums for the Pauper Lunatics commodation of ere it appears to such Justices at any General or existing Asylum sions, or (in the Case of a Borough) at any Special is inadequate, such Justices, that the Asylum or Asylums of such lum to be pro-Borough is or are inadequate or unfit for the proper vided, or existtion of the Pauper Lunatics of such County or ing Asylum cause: an additional Asylum, or a new Asylum in enlarged, ..., existing Asylum of such County or Borough, to be such County or Borough, in like Manner as hereinsted in the Case of a County or Borough not having or to direct the Committee of Visitors of any existing cause the same to be enlarged or improved, or, in any where the said Justices deem it necessary or expedient. e Committee of Visitors of any existing Asylum to same; but it shall not be incumbent on any such under any such Direction as aforesaid to enlarge or ch Asylum where the same does not belong to One Borough alone, without a like Direction from the every County or Borough to which the same belongs; at any Time it appear to One of Her Majesty's Prinaries of State, upon the Report of the Commissioners that any existing Asylum or Asylums for any County is or are inadequate or unfit for the proper Accomthe Pauper Lunatics thereof, it shall be lawful for ary of State, by Writing under his Hand, to require of such County or Borough forthwith to cause an Asylum, or a new Asylum in lieu of any existing be provided as aforesaid for such County or Borough, mittee or Committees of Visitors of any existing Asylums forthwith to enlarge or improve the same, in er as the said Secretary of State may see fit and direct, l Secretary of State may require Accommodation to be and by such additional or new Asylum, or by means rgement of such existing Asylum or Asylums, for so er Lunatics as upon the Report of the said Commis-Secretary of State may think fit and direct; and the

and, and Appurtenances belonging thereto. It shall be lawful for any Committee of Visitors having When an to provide an Asylum for Pauper Lunatics (but subject Asylum or adfter mentioned) to procure, examine, and determine on ditional Asylum same, and Estimates, and contract for the Purchase or Accommodation is required. and Buildings (and in the Case of Buildings, either the Visitors to

es or Committee or Committees shall forthwith carry sition of the said Secretary of State into effect; and and Provisions in this Enactment contained with the Enlargement and Improvement of Asylums shall l be applicable to and for the Enlargement and Imof the Offices, Outbuildings, Yards, Courts, Outlets,

tion is required.

with

procure and determine on Plans and Estimates. and to contract of Land and Buildings, and for erecting, &c. the necessary Buildings.

Contractors to give Security.

Contracts and Orders to be entered in a Book, to be deposited, and to be open to Inspection.

Visitors to report.

with or without any Fittings-up and Furniture belonging thereto), and for building, erecting, altering, improving, restoring, furnishing, and completing, or otherwise providing such Asylum, and for the Purchase rendering the same in all respects fit and ready for the Reception of Lunatics, and for making, laying out, and completing the Offices, Outbuildings, Yards, Courts, Outlets, Grounds, Land, and Appurtenances of or for such Asylum, and for providing Clothing for Patients, and everything necessary for the opening of any such Asylum; and any Committee of Visitors having Authority to enlarge, alter, or improve any Asylum shall have like Power for the Purpose of enlarging, altering, or improving such Asylun, or the Offices, Outbuildings, Yards, Courts, Outlets, Grounds, Land, and Appurtenances thereto belonging; and every Person contracting for building or doing any other such Work as aforesid shall give to the Clerk of such Visitors sufficient Security for the due Performance of the Contract; and every such Contract, either for Purchase of Lands or Buildings, or for doing any such Work as aforesaid, and all Orders relating thereto, shall be entered in a Book to be kept by the Clerk to such Visitors; and when such Asylum and Appurtenances, or (as the Case may be) the Addition to or Alterations or Improvements thereof, are completed such Book shall be deposited and kept among the Records of the Country or Borough, or where more than One County or Borough is interested in such Contract by reason of an Agreement for Union. then among the Records of the County or Borough which has contributed the largest Proportion of the Expenses of such Contract; and every such Book may be inspected at all resonable Times by any Person contributing to the Rates of the County or Borough, or, in the Case of a Union, to the Rates of any of the Counties or Boroughs, and also, if any Part of such Expenses has been paid by voluntary Subscriptions, by any of such voluntary Subscribers; and a Copy of every such Book shall be kept at the Asylum to which the Contract relates: Provided always that the said Visitors shall from Time to Time make their Report to the General or Quarter Sessions of the County or Borough, Counties or Boroughs, for which they, or such of them as have not been elected by Subscribers as aforesaid, have been elected of the several Plans, Estimates, and Contracts which have been agreed upon, and of the Sum or Sums of Money necessary to be raised and levied for defraving the Purchase Monies and Expensi thereof on the County or Borough, or, in the Case of such Union as aforesaid, on each or every of the Counties or Borough: which Plans, Estimates, and Contracts shall be subject to the Arprobation of the Court or Courts of General or Quarter Sessions of such County or Counties, and of the Justices of such Borongle or Boroughs, before the same are completed or carried into exect. tion, save where the Amount to be expended does not exceed an Amount previously fixed by the Court or Courts of General or Quarter Sessions of such County or Counties or by the Justice of such Borough or Boroughs.

Power to Visitors to purchase in consideration of a Rent reserved.

XXXII. It shall be lawful for any Committee of Visitors to purchase and take a Conveyance for the Purposes of this Act from any Person having absolute Power to sell and convey, independently of this Act, any Lands or Buildings, in consideration Rentcharge or annual Sum to be limited to such Person. nd Assigns, or as he or they shall direct, out of the ildings to be purchased, and the same shall accordveyed as aforesaid subject thereto, and to Powers of Entry for securing the same.

It shall be lawful for any Committee of Visitors, in- Power for hasing any Land or Buildings which they are hereby Visitors to take purchase, to take a Lease thereof for any absolute a Lease for less than Sixty Years, at such annual Rent and under nts as the said Committee of Visitors think fit; and e lawful for such Committee to rent any Land by the Purpose of employing such of the Inmates of the nay be fit for such Employment, or otherwise for the nd Use of the Patients.

The Asylum to be provided for any County or Asylum may be er solely or jointly, may be without the Limits of erected beyond or Borough, and when any Asylum provided or to the Limits of any County, &c. olely or in part for any County or Borough, or any and Justices of Asylum, is situate within the Limits of any other such County, &c. rough, then and in every such Case the Justices of may not withr Borough to which such Asylum wholly or partly standing act have full Power and Authority to act in such other therein. rough, so far as concerns the Regulation of such the Powers conferred by this Act, in the like Manner sylum and every Part thereof were situate within ntioned County or Borough.

lo Lands or Buildings already or to be hereafter Assessment to acquired, under the Provisions of any former Act or local Rates not to the Purposes of any Asylum, (with or without any be increased ilding erected or to be erected thereon), shall while for Purposes of Purposes be assessed to any County, Parochial, or this or any ates at a higher Value or more improved Rent than former Act. Rent at which the same were assessed at the Time of e or Acquisition.

after Purchases

The Provisions of "The Lands Clauses Consolidation Certain with respect to the "Purchase of Lands by Agree- Provisions of ith respect to the Purchase Money or Compensation 8&9 Vict. c. 18. incorporated, Parties having limited Interests, or prevented from and extended to not making Title," and all other Provisions of the authorize Exlicable to and in the Case of the Purchase of Lands changes. t, shall be incorporated with this Act; and all Parties Provisions empowered to sell any Lands may give hange for the Purposes of this Act for other Lands, to all necessary Agreements for that Purpose, and Exchange Money may be paid by either Party by lity of Exchange, and the said Provisions "with Purchase Money or Compensation coming to Parties nited Interests, or prevented from treating, or not itle," shall apply to any Money coming to any such y such Exchange; and any Lands to be purchased exchange for the Purposes of this Act shall be conh Persons, being not less than Five in Number, and mer as the Committee of Visitors purchasing the ng the same in exchange may direct, in trust for the VICT.

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Purposes of this Act; and any Conveyance to be so made shall have the like Force and Effect as a Conveyance made under Section Eighty-one of the said Lands Clauses Consolidation Act

Provision for the new Trustees of Land purchased or acquired for Asylum.

XXXVII. When and so often as any Land purchased or ac-Appointment of quired under this Act or any former Act, for the Purposes of an Asylum, shall be vested in less than Three Trustees, or there shall not be any Trustee thereof living, it shall be lawful for the Committee of Visitors of such Asylum, or any Three or more of them, by an Instrument in Writing under the Hands of such Visitors or any Three or more of them, to appoint such Number of new Trustees of such Land as such Visitors may think fit; and such Appointment shaff be deposited and kept among the Records of the County or Borough, or, where more than the County or Borough is interested in such Land, then among the Records of the County or Borough having the largest Interest therein; and all the Estate and Interest in Buch Land which it the Time of such Appointment may be vested in any Trustee or Trustees, in trust for the Purposes aforesaid, or in any other Person, as Heir or Devisee, or otherwise, subject to such Trus. shall by virtue of such Appointment vest in the Trustees so appointed, either alone, of if there be any continuing Trustees of Trustee jointly with such continuing Trustees or Trustee, & the Case may require, without any Conveyance or Assignment for that Purpose.

Visitors to order all ordinary Repairs of Asylums, provided they do not exceed 400% per Annum.

As to Payment of Expenses of Repairs, &c.

XXXVIII. The Committee of Visitors of every Asylum may of their own Authority from Time to Time order all such ordinary Repairs as may be necessary for such Asylum, and any Additions, Alterations, or Improvements to or in such Asylum, or the Offices, Outbuildings, Yards, Courts, Outlets, Grounds, Land. and Appurtenances thereto belonging, which to them may seem necessary or proper for the further or better Accommodation of the Pauper Lunatics who may be received or taken care of therein, provided that the Expense of all such Additions, Alterstions, and Improvements shall not exceed Four hundred Pounds in any One Year; and if such Asylum belong to One County or Borough only, they shall cause the Expense of such Repairs Additions, Alterations, or Improvements to be paid by making as Order upon the Treasurer of such County or Borough for the Payment thereof, but if otherwise they shall apportion such Expense in the Proportion in which each County or Borough has contributed to the Erection thereof, or where any other Proportion is fixed by any Agreement for the Time being in force, then in such other Proportion, and where any such Agreement only provides in what Proportion the Expense of Repairs shall be defrayed, the said Committee shall apportion the Expense of such Additions, Alterations, and Improvements in the same Proportion unless it be otherwise provided by such Agreement, and the said Committee shall make an Order on the Treasurer of the County or Borough for the Payment of the Proportion to be paid by such County or Borough, and such Treasurer shall pay the same accordingly out of any Money of such County or Borough then in his Hands, or which may thereafter come to his Hands not specifically appropriated to any other Purpose, and the same may be recovered from him, for the Benefit of such Asylum, by

er or Clerk thereof, together with all Costs and any of Her Majesty's Courts at Westminster, or in Court of competent Jurisdiction: Provided always, No Order that no Order for any such Repairs, Additions, for Payment of or Improvements as aforesaid, or for the Payment Money exceedy for the Expenses thereof, where such Expenses ing 100% to be sum of One hundred Pounds, shall be made, unless Meeting at which the same shall be ordered, and given of the tion to determine thereat the Question of such Ex- Meeting at we been given in such Manner and so long before which the same pointed for the Meeting as is herein-before provided shall be ordered. to Notices of Meetings of Committees of Visitors, hree Visitors concur in and sign such Order: Prothat where any such Expenditure as aforesaid is erwise than for ordinary Repairs, the Visitors shall me to the next General or Quarter Sessions of the brough, or each County and Borough, on behalf of Expenditure has been incurred.

It shall be lawful for every Committee of Visitors. Power of sent of One of Her Majesty's Principal Secretaries of Visitors, with his Hand, to determine and dissolve any Union, Union have been formed under this Act or under to dissolve Act, and upon such Dissolution to divide and allot Unions. ildings, Hereditaments, Chattels, Monies, and Effects ing to such Union between or among every such Borough, and the Subscribers (if any) between which ch Union existed, in the Proportions in which they have contributed thereto or are interested therein, or r Proportions and Manner as the said Visitors, with tion of the said Secretary of State, think fit; and if Division or Allotment there cannot be conveniently my County or Borough or Subscribers the proper f such County, Borough, or Subscribers in the Lands, ereditaments, Chattels, Monies, and Effects of such e shall be paid to such County, Borough, or Subh Sum of Money as the said Visitors, with the Apthe said Secretary of State, may direct, in full or in ction, as the Case may require, of the aforesaid Prosuch County, Borough, or Subscribers; and every Money shall be raised by the County or Counties, Boroughs, to or between or among which the Lands, Hereditaments, Monies, Chattels, and Effects of the shall be allotted (if more than One) in such Shares Visitors, with the Approbation of the said Secretary nk fit, in the same Manner and by the same Means onies are appointed to be raised by Counties or r the Purposes of this Act: Provided always, that no be so dissolved by any Committee of Visitors except solution of such Committee at a Meeting specially r the Purpose of determining the Question of such by a Notice given in such Manner and so long before appointed for such Meeting, as is herein-before prorespect to Notices of Meetings of Committees of r unless the Majority of the whole Number of the Rr2

made unless Notice has been

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Committee of Visitors shall at such Meeting have concurred in such Resolution: Provided always, that in the Case of a Dissolution of Union, where any County or Borough having an Asylum shall be united with any County or Counties, Borough or Boroughs, not having an Asylum, and have erected additional Buildings and incurred any other Expense for their Benefit, and be in the Receipt of an annual fixed Sum or Rent as a Remunertion for the Expenses so incurred in lieu of the Payment of a Sum in gross, it shall be lawful for the said County or Countie Borough or Boroughs, so paying such Rent, if they shall think fit, to raise, in the same Manner as is provided in the Act for the Purpose of erecting County Asylums, such a Sum of Movey for the Purpose of compensating the County or Borough receiving such Rent for the Cessation of such Rent as may be agreed up a and approved of by the Committee of Visitors of such County, or Counties, Borough or Boroughs, as may have been so united a aforesaid.

Power for Visitors, with Consent of Secretary of State, to sell or exchange Lands and Buildings.

XL. It shall be lawful for every Committee of Visitors with the previous Consent of One of Her Majesty's Principal Secretaries of State under his Hand, to sell, either by Public Auction or Private Contract, and subject to any Conditions, any Lands or Buildings or Parts of Lands or Buildings which may have belonged to and been used as or together with an Asylum, or which may have been purchased or otherwise acquired under any former Act or this Act, for the Purposes of an Asylum, and found unsuitable or otherwise not required for such Purposes, or to give the same in exchange for other Lands or Buildings, and to pay or receive through the Treasurer of such Asylum any Money by way of Equality of Exchange; and every Conveyance of Lands or Buildings so sold or given in exchange which shall be executed by the Persons in whom the same may then be vested as Trustees. or by any Three of the Members of the Committee of Visitors who sell the same, shall be effectual to convey the same for all the Estate or Interest then vested in such Trustees, in trust for the Purposes of such Asylum, and the Receipt of any Three of the Committee of Visitors shall be a sufficient Discharge for the Purchase Monies or for any Monies to be received for Equality of Exchange; and such Monies, in case the Sale or Exchange be made by a Committee of Visitors of any One County or Borough alone, shall be applied in carrying into execution the Powers and Purposes of this Act, or shall be paid to the Treasurer of such County or Borough, and be applied for the general Purpose thereof, or otherwise, as the Justices of such County or Borough shall, at some General or Quarter Sessions for such County, or at some Special Meeting of the Justices of such Borough, direct: and in every other Case the Monies received shall be paid to the Treasurer of the County, Borough, or Subscribers to which or to whom the Property sold or exchanged belonged, in case it belonged to any One of them, or if the same was joint Property then to the respective Treasurers of every County and Borough, and of the Subscribers, if any, in the Proportion in which such County, Borough, and Subscribers were respectively interested therein; and such Monies shall be held and applied by every such Treasurer, in the Case of a County or Borough, as Part of the general

Application of Purchase Monies.

unds of such County or Borough, and in the Case of ibers, as the Majority of such of the Subscribers as esent at any Meeting convened for that Purpose shall

here any Committee of Visitors have (either before or Visitors may, ssing of this Act) contracted for the Purchase of any with Consent of he Purposes of an Asylum, or for any Exchange of Secretary of for other Lands for such Purposes, and the Lands so leased from to be purchased or taken in exchange are found to be Contracta. r are not required for such Purposes, such Committee, r Committee appointed in their Place, may, with the Writing of One of Her Majesty's Principal Secretaries otwithstanding such Contract may have been approved by the said Acts hereby repealed, or this Act,) procure om the said Contract, and in consideration of such bey (if any) as the said Committee, with such Consent may agree to pay; and the said Committee or any ch Committee may, in consideration of such Release, elease to the other Party to such Contract or other the nd thereby; and the Consideration Money (if any) Committee agreed to be paid as aforesaid, and all relation to the said Contract and Releases, shall be ed, and raised in like Manner as if the same were respect of the Purchase of Lands for the Purposes

shall be lawful for every Committee of Visitors to Visitors emh the Committee of Visitors of any Asylum, or with powered to pers to any Hospital registered or the Proprietor of contract for the censed for the Reception of Lunatics, for the Recep-PauperLunatics ch Asylum, Hospital, or House of the whole or of a into Asylums of e Pauper Lunatics of the County or Counties, Borough other Counties , or Counties and Boroughs, or any of them respec- or Hospitals or hich such first-mentioned Committee is acting, or for licensed Houses. Occupation of all or any Part of such registered licensed House, at such Sum, either in gross or by al or other periodical Payment or Rent, and under to such Terms, Stipulations, and Conditions, as such l think fit; and it shall be lawful for the Committee of any Asylum, or the Subscribers to any registered the Proprietor of any licensed House, to contract with tee of Visitors accordingly: Provided always, that no Period of et shall be made for any longer Period than for the such Contract ve Years, and that any such Contract may be deter- limited. lotice in Writing under the Hand of One of Her rincipal Secretaries of State, and that every such th the Proprietor of a licensed House shall deter-House ceasing to be duly licensed for the Reception ; provided also, that no such Contract shall exempt of any County or Borough or any Committee from the outy and Obligation of erecting or providing, or uniting or providing, an Asylum or additional Asylum, or of r improving any Asylum, as required by this Act, of Her Majesty's Principal Secretaries of State has ce to be given as aforesaid for the Determination of

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As to Money payable under Contract for Reception of Lunatics into any Asylum.

When any Asylum can accommodate more than the Lunatics of the County or Borough, Visitors may order the Admission of other Lunatics.

such Contract, although the Term for which such Contract was entered into has not expired by Effluxion of Time: Provided also, that any Money which may be payable under such Contract for the Reception of the Lunatics of any County or Borough into any Asylum beyond the weekly Sums which may be charged under this Act for the Lodging, Maintenance, Medicine, Clothing, and Care of Lunatics in the Asylum belonging to the County or Borough to which such Lunatics shall belong, shall be paid, defrayed, and raised by such County or Borough out of any Monie in the Hands of the Treasurer for the County which shall be applicable for the Repairs or other ordinary Expenses of such Asylum; provided also, that any Hospital or licensed House with the Subscribers or Proprietor of which any such Committee contract as aforesaid shall be subject to the Visitation of any of the Members of such Committee for the Time being.

XLIII. Whenever it appears to the Committee of Visitors of any Asylum that such Asylum is more than sufficient for the Accommodation of all the Pauper Lunatics of the County of Borough or each County and Borough to which the same wholly or in part belongs, and of any County or Counties, Borough or Boroughs with which any existing Contract for the Reception of all or any of the Pauper Lunatics thereof in such Asylum has been entered into, or which shall otherwise contribute to such Asylum, it shall be lawful for the Committee of Visitors, if they think fit, to give Notice thereof by Advertisement in some Newspaper commonly circulated in such County or Borough, or every such County or Borough as aforesaid, and (subject nevertheless and without Prejudice to any Agreement with any voluntary Subscribers), by a Resolution of the said Committee, to permit the Admission of so many Pauper Lunatics of any other County or Borough, and (if such Committee think fit) Lunatics not Paup're but who, in the Opinion of such Committee, may be proper Objects to be admitted into a public Asylum, as to such Committee may seem expedient, and at any Time to rescind or vary any sn h Resolution; and such Committee may, if they think fit, by such Resolution require that no Pauper Lunatic shall be admitted ink such Asylum thereunder without an Undertaking by the Minute of the Guardians of the Union or Parish, or signed by Two of the Overseers of the Parish, to which such Lunatic is chargeable, er in the Case of a Lunatic not a Pauper by the Person signing the Order for the Admission of such Lunatic, for the due Payment of the weekly Charge for the Lodging, Maintenance, Medicine. Clothing, and Care of such Lunatic during his Continuance it such Asylum, and of the Expenses of his Burial in case he die therein, as well as for the Removal of such Lunatic from such Asylum within Six Days after due Notice given in Writing b the Superintendent of such Asylum; and such Lunatic not bein: a Pauper shall have the same Accommodation in all respects 3. the Pauper Lunatics.

XLIV. No Visitor of any Asylum shall have or take, or be capable of having or taking, any Interest or Concern whatseever, either in his own Name or in the Name of any other Person, in any Contract or Agreement to be made under the Authority of this Act, or in anywise relating to or connected with such Asylum.

No Visitor to have any Interest in any Contract or Agreement. any Design or Plan he may deliver or produce, receive or Emolument whatever, or otherwise have or take or Emolument whatsoever from or out of the Funds um: Provided always, that this Enactment shall not ny such Interest, Benefit, or Emolument which any have or derive by reason of his being a Shareholder Stock Company established by Act of Parliament or with which any Contract may be entered into on ch Asylum, or which may otherwise receive any molument out of the Funds of the Asylum; provided tract or Dealing between such Company and the such Asylum be at or upon Rates or Terms more to such Company than in the Case of Contracts or such Company with other Parties.

ery Committee of Justices or Visitors shall submit Plans &c. to its for uniting for the Purposes of this Act, and all be submitted to nder this Act, for the Reception of the Pauper Commissioners any County or Borough, or any of them, into any in Lunacy, and approved by stered Hospital, or licensed House, or for the Use Secretary of on of all or any Part of any such Hospital or licensed State. all Plans for building or providing or enlarging or y Asylum for Pauper Lunatics, and all Contracts for Lands or Buildings for any such Purpose, to the s in Lunacy, who shall make such Inquiries in reto, and to the Amount of the Accommodation be provided, as they may deem proper, and shall n in Writing to One of Her Majesty's Principal State, and such Committee shall submit to One of ies of State Estimates of the Cost and Expense of execution such Plans, and no such Agreement, Conshall be carried into effect until the same has been such Secretary of State in Writing under his Hand. order to pay and defray the Monies, Costs, and Ex- How Monies to le for any of the Purposes of this Act or the said be raised for proepealed by any County, the Justices of such County al or Quarter Sessions for the same may and shall a General County Rate or Rates upon such County, raising Monies! shall fix a Sum or Rate to be contributed by all required for the oever within such County, (other than any Borough Purposes of this such County or by this Act for the Purposes thereof Act by County eto,) and whether such Places be or be not liable to an ordinary County Rate; and in order to pay and onies, Costs, and Expenses payable as aforesaid by the Council of such Borough may and shall assess brough Rate in the Nature of a County Rate upon , and the said Rates shall be collected, levied, and the same Manner, and by the same Powers, Authoand Means, and under the same Penalties, as any e for such County or Borough respectively may by cted, levied, and recovered; and the Monies, Costs, s to be paid and contributed by any County or

the Purposes of this Act shall be paid by the Trea-County or Borough, out of the Rates aforesaid, to of the Asylum to which such County or Borough

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shall either alone or jointly pay or contribute: Provided always, that it shall be lawful for the Council of any Borough, if they think fit, to direct that any Monies payable for the Purposes of this Act, or any Part thereof, shall be paid out of the Borough Fund of such Borough, and such Monies shall be paid by the Treasurer of such Borough out of such Fund accordingly.

Power for Justices of Counties and Councils of Borcughs to raise Money by Mortgage of the

XLVII. It shall be lawful for the Justices of every County in General or Quarter Sessions assembled, or the major Part of them, such major Part not being less than Five, and for the Council of every Borough, from Time to Time to borrow and take up on Mortgage of the Rates to be made under this Act for such County or Borough, or on Mortgage of such Rates together with all other Rates or Funds, or any of them, of the same County or Borough, all or any of the Monies required for paying and defraying any such Monies, Costs, and Expenses, a aforesaid, payable by such County or Borough; and such Money may be so raised at any Rate of Interest not exceeding Fiv-Pounds per Centum per Annum, and every such Mortgage may be made by an Instrument in the Form contained in the Schedule R. hereunto annexed, or to that or the like Effect, and shall be executed in the Case of a County by the Chairman, and Two e more other Justices present at the Time of making such More gage, and in the Case of a Borough by affixing the Common Seal of the Borough thereto; and every such Mortgage shall be effectual for securing to the Person advancing the Sum of Money in such Mortgage expressed to be advanced, his Executors, Administrators, and Assigns, the Repayment thereof, with laterest for the same, after such Rate and at such Time and in such Manner as in such Mortgage provided; and the said Mortgages shall be numbered in the Order of Succession in which they are granted; and Copies or Extracts of all such Mortgages shall be kept by the Clerk of the Peace, or other proper Officer having the Custody of the Records of the Quarter Sessions of such County or of the Records of such Borough, as the Case may be; and every Person to whom any such Mortgage has been made under the Act hereby repealed or any former Act, or is made under this Act, his Executors or Administrators, is hereby empowered, by endorsing his or their Name or Names on such Mortgage, to transfer the same, and his and their Right to the Principal Money and Interest thereby secured, unto any Person, and every Assignee under this Act or any former Act of any such Mortgage, his Executors and Administrators, may in like Manner transfer the same again, and so toties quoties; and the Persons to whom such Mortgages of such Transfer thereof are made, their Executors and Administrators, shall be Creditors upon the Rates and Funds thereby expressed to be mortgaged in an equal Degree one with another, and shall not have any Preference or Priority other than is provided under the Powers of this Act.

Power to
Public Works
Loan Commissioners to
lend Money for
Purposes of this
Act.

XLVIII. It shall be lawful for the Justices and Council of any County and Borough respectively to make Application for any Advance of any Sum necessary for the Purposes of this Act, or the said Acts hereby repealed, to the Commissioners acting in the Execution of an Act of the Session holden in the Fourteenth and Fifteenth Years of Her Majesty, Chapter Twenty-three, "anthorise" authorise

for a further Period the Advance of Money out of didated Fund to a limited Amount for carrying on orks and Fisheries, and Employment of the Poor," or Acts amending or continuing the same, and the sioners are hereby empowered, if they think fit, to Advance upon the Security of such Mortgage as

he said Justices or Council, as the Case may be, shall Provision for ar charge the Rates or Funds of such County or the Payment of th the Sum for the Time being required to pay the me Money borrowed on any Mortgages under this Act r Act, or such of them as for the Time being remain of the Principal also with the Payment of a further Sum, not less in each Year. irtieth Part of the whole of such Mortgages at the same being first made, and such Sums shall be er the Direction of the said Justices or Council in the Interest on the said Mortgages or such of them me being remain unpaid, and of so many of the Prinowing on the said Mortgages for the Time being apaid, as such Sums after Payment of the Interest will extend to discharge, until the whole of the onies for which such Mortgages shall have been made, rest thereof, shall be fully paid and discharged; and stices and Council, as the Case may be, are and is red to fix One or more Days in each Year on which at shall be made, and shall make Orders for Assesse Time, so as to provide for such Payments being ide; and the said Justices of Council, as the Case l, by Agreement with the Parties, or others advancing for the Purposes of this Act, determine the Order or which the several Sums advanced shall be respecarged; and the Justices of every County and the every Borough so borrowing Money on Mortgage as e and is hereby required to appoint a proper Person exact and regular Account of all Receipts and Payspect of Principal Monies borrowed or taken up as der this Act or any former Act, and the Interest Book or Books separate and apart from all other and the said Book and Books, duly adjusted and to the Time being, to deliver annually, in the Case into Court at some General or Quarter Sessions for y, and in the Case of a Borough to the Council of h, at such Time as such Council shall appoint; and s for every such County at such Sessions, and the every such Borough, are and is hereby required inspect all such Accounts, and to make such Orders the several Purposes aforesaid into execution as to seem meet.

ded always, That the Justices of every County and Provision of every Borough borrowing Money as aforesaid shall to be made for ision by means of the Rates which they are hereby all make, and by the Orders and Directions a limited Time are hereby authorized to give, that the whole Prin-not exceeding y to be borrowed under the Authority of this Act by Thirty Years.

the Interest on the Mortgages, and of a Portion

and all Interest for the same shall be fully paid and discharged within a Time to be limited by such Justices or Council, not exceeding Thirty Years from the Time of borrowing the same.

Persons lending gage of Rates, &c. not bound to give Proof that Notices have been given, &c.

LI. No Person lending Money to any Justices of any County Money on Mort- or the Council of any Borough, and taking a Mortgage for secure Repayment of the same, executed in manner directed by this Act, and purporting to be made under the Authority of this Act, shall be bound to require Proof that the several Provisions of this Act or of any former Act or Acts have been duly complied with; and if there be an Order of the Justices of any County in General or Quarter Sessions, or of the Council of any Borough making Application for the Loan, and any Mortgage have been therespon duly executed, either before or after the passing of this Act, as by any Act then in force or this Act is provided the Justices or Council (as the Case may be) shall have and be deemed to have had full Power to levy the Rates so mortgaged for Repayment of the Money so borrowed with Interest, notwithstanding that the Provisions of this Act or any former Act or Acts may not have been complied with; and it shall not be competent to any Raupayer or other Person to question the Validity of any such Ran or Mortgage on the Ground that such Provisions had not been complied with."

Power to raise Money to pay off Sumsalready borrowed.

LII. Provided also, That in every Case in which any Mories have been borrowed under the Powers of any former act or this Act, it shall be lawful for the Justices of the County or Council of the Borough for which such Monies shall have been borrowed, (with the Consent of the Parties to whom the same shall be owing,) to pay off the Monies so borrowed, and to raise and borrow the Monies necessary for that Purpose, and also to repay the said last-mentioned Monies and the Interest thereof under the Powers of this Act, as if such Monies were borrowed under the Powers herein before contained; but so, nevertheless, that all Monies borrowed shall be discharged within Thirty Years from

the Time of first borrowing the same.

Regulation and Management of Asylums, and Appointment of Officers.

Visitors to submit General Rules to the Secretary of State, and, subject to such General Rules, to make Regulations and determine Diet of Lunatics.

LIII. Every Committee of Visitors shall, within Twelve Months after the passing of this Act, in the Case of every Asylum already established, and General Rules for the Government whereof have not been already submitted to One of Her Majesty's Principal Secretaries of State, and within Twelve Months after the Completion of every Asylum bereafter estiblished, submit the existing General Rules, or General Rules to be prepared by such Committee, for the Government of the Asylum under their Superintendence to One of Her Majesty; Principal Secretaries of State for his Approval; and such Rules. when approved by him, shall be printed, abided by, and observed; and every such Committee shall have Power, with the like Approbation, to alter and vary such Rules from Time to Time as they think necessary; and every such Committee shall make from Time to Time such Regulations and Orders as they think fit. not inconsistent with the General Rules for the Time being in force for the Management and Conduct of the Asylum, and in such Regulations there shall be set forth the Number and Description of Officers and Servants to be kept, the Duties to be required

d the Salaries to be paid to them respectively; and Committee shall from Time to Time determine the Diet nts; and in and by such Regulations such Committee hat any Number of Beds in such Asylum, and in such arts thereof as such Committee may think fit, shall served for such Cases as in and by such Regulations his Behalf mentioned; and in such Case such Asylum Purposes of this Act, as respects the Admission of ot within the Description or Class for which such served, be deemed full when there are no vacant Beds lum except those so reserved, but nevertheless it shall wer of the Committee of Visitors of such Asylum for ing to fill the Beds so reserved as they may deem and any such Committee may, if they see fit, by any tions or Order, exclude from Admission into the sons afflicted with any Disease or Malady which such nay deem contagious or infectious, and Persons coming strict or Place in which any such Disease or Malady alent.

at the same may be sufficient to defray the whole the Lodging, Maintenance, Care, Medicine, and not to exceed d other Expenses requisite for each Pauper Lunatic, 14s. per Week. total Amount of such weekly Sums, after defraying ses, may also be sufficient to pay the Salaries of the Attendants, and such Committee may from Time to the Amount of such weekly Sum as Occasion may ovided always, that any such Committee may, if they a greater weekly Sum to be charged as aforesaid in auper Lunatics other than those sent to such Asylum tled in some Parish or Place situate in any County to which such Asylum belongs; provided also, that hall in no Case exceed the Rate of Fourteen Shillings but if the aforesaid Rate of Fourteen Shillings be If the Rate be ficient for the Purposes aforesaid, it shall be lawful found insuffior Part of the Justices of the County or Borough, or cient, Justices in Quarter unty or Borough to which such Asylum may belong, Sessions may

Il Meeting of the Justices of such Borough, or each y or Borough respectively, to make such Addition to as to them respectively shall seem fit and necessary, te an Order or Orders accordingly, which Order or I be signed by the Clerk of the Peace for the County, the Justices for the Borough, and forthwith pubme Newspaper commonly circulated within such County

ery Committee of Visitors shall fix a weekly Sum to be Visitors to fix the Lodging, Maintenance, Medicine, Clothing, and weekly Rate to h Pauper Lunatic confined in such Asylum, of such be paid for

any General or Quarter Sessions for such County, or increase it.

Committee of Visitors of every Asylum shall appoint Visitors to apfor the same, who shall be in Priest's Orders, and shall point a Chapby the Bishop of the Diocese, and the Licence of any lain. ain as aforesaid shall be revocable by the Bishop whenall think fit; and such Chaplain, or his Substitute by the Visitors, shall perform and celebrate, in the

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Patients allowed the Visits of any Minister of their own Persussion.

Visitors to appoint Medical Officer, Clerk, and Treasurer. and such other Officers and Servants as they think fit.

Chapel of or in some convenient Place within or belonging to such Asylum, Divine Service according to the Rites of the Church of England as established by Law, on every Sunday, Christma Day, and Good Friday, and shall also perform and celebrate such Service within the said Asylum at such other Times, and also such other Services according to the Rites of the Church of England as established by Law at such Times, as the Visitors shall direct; and if any Patient be of a religious Persuasion differing from that of the Established Church, a Minister of such Persusion, at the special Request of such Patient or his Friends, shall with the Consent of the Medical Officer of such Asylum, and under such Regulations as he shall direct, be allowed to visit such Patient at proper and reasonable Times; and the Committee of Visitors of every Asylum shall appoint a Medical Officer, who shall be resident in such Asylum, and who shall not be Clerk or Treasurer of such Asylum, and a Clerk and Treasurer, and such other Officers and Servants for the Asylum as the Committee may think fit; and the Committee shall have Power to remove the Chaplain, Medical Officer, Clerk, and Treasurer, or any other Officer or Servant, and shall from Time to Time, upon every Vacancy, by Death, Removal, or otherwise, in the Office of the Chaplain, Medical Officer, Clerk, or Treasurer of the Asylum, appoint some other Person to such Office, subject to the Conditions and Restrictions affecting the original Appointment to such Office, and may from Time to Time fill up or not, as in their Discretion they may think fit, Vacancies among other Officers and Servants of the Asylum; and the Committee shall, if they think fit, have Power to appoint a Visiting Physician or Surgeon to every such Asylum, and shall from Time to Time appoint the Medical Officer or One of the Medical Officers (if more than One) of the Asylum, or where there is a separate Medical Officer of each Division, then the Medical Officer or One of the Medical Officers (if more than One) of each Division, to be the Superintendent of the Asylum or of such respective Division thereof, and may remove any such Officer from being such Superintendent. and such Superintendent shall be resident in the Asylum; and the Committee shall from Time to Time fix the Salaries and Wages to be paid to the Officers and Servants of the Asylum: Provided always, that it shall be lawful for the said Committee. with the Sanction and Approbation of One of Her Majesty's Principal Secretaries of State, to appoint any Person other than such Medical Officer to be such Superintendent: Provided also, that where, on the Tenth Day of February One thousand eight hundred and fifty-three, any Person, other than a resident Medical Officer, was the Superintendent of any Asylum, such Person may continue to be such Superintendent as if this Act had not been passed, unless and until the Committee otherwise direct.

LVI. The Clerk of every Asylum shall, within One Week after the Dismissal for Misconduct of any Nurse or Attendant employed in such Asylum, transmit to the Commissioners in Lunacy. by the Post, Information in Writing under his Hand of such Dir missal, and of the Cause thereof; and every such Clerk neglecting to transmit such Information to the said Commissioners within One Week after the Dismissal of any such Nurse or Attendant

Clerk of Asylum to transmit to Commissioners in Lunacy Information of Dismissal of Attendants.

ry such Offence forfeit any Sum not exceeding Ten

case any Superintendent, Chaplain, Matron, or any Visitors may vant of any Asylum, become, from confirmed Sick- grant Superan-Infirmity, incapable of executing the Office in Person, nuations to the Superintendent, an Officer or Servant in the Asylum for not less &c., not exceed-Years, and be not less than Fifty Years of Age, it ing Two Thirds ful for the Committee of Visitors of such Asylum, of their Salaries. iscretion they think fit so to do, but not otherwise, such Superintendent, Chaplain, Matron, or other rvant such Annuity by way of Superannuation as Discretion think proportionate to the Merits and vice of such Superintendent, Chaplain, Matron, or or Servant (whether incapable from Sickness, Age, or retiring from long Service and Age), and every shall be payable out of the Rates lawfully applicable ng or repairing of such Asylum: Provided always, ial Amount paid by way of Superannuation to any rintendent, Chaplain, Matron, or other Officer or ny Asylum shall not exceed the Amount of Two e Salary payable at the Time of his or her Retireat no such Superannuation shall be granted unless Meeting at which the same shall be granted, and on to determine thereat the Question of such Superve been given, in such Manner and so long before ointed for such Meeting as is herein-before provided to Notices of Meetings of Committees of Visitors, ree Visitors concur in and sign the Order granting

he Clerk of every Asylum shall keep all Books, Clerk of the and Instruments which the Visitors of the Asylum Asylum to keep to keep or direct to be kept, and shall also keep an Account of l Monies received or paid on account of the Asylum, by the Treasurer of the Asylum or otherwise, and Month of March in every Year send an Abstract of thereofannually for the Year previous ending on the Thirty-first to Secretary of wher to One of Her Majesty's Principal Secretaries of State and Comthe Clerk or Clerks of the Peace of the County or missioners in of each County or Borough, to which the Asylum and also to the Commissioners in Lunacy, such ontain such Particulars and be in such Form as the es in Lunacy may direct; and such Commissioners One Month from the Receipt of such Abstract, cause of to be laid before both Houses of Parliament.

Treasurer of every Asylum shall keep Accounts of Treasurer to

ceived and paid by him.

Committee of Visitors of every Asylum shall, pre- Visitors to audit Month of March in every Year, audit the Accounts Accounts. urer and Clerk of such Asylum, and shall report the next General or Quarter Sessions of the County or Counties, and to the Council of the Borough or each ghs, to which the Asylum wholly or in part belongs. less than Two Members of every Committee of Two Visitors together, once at the least in every Two Months, at least to visit

Monies paid and received, and send Abstract

keep Accounts.

Two Months every Asylum.

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inspect every Part of the Asylum of which they are Visitors, and see and examine, as far as Circumstances will permit, every Lunatic therein, and the Order and Certificate for the Admission of every Lunatic admitted since the last Visitation of the Visitors, and the General Books kept in such Asylum, and shall enter in a Book to be kept for that Purpose any Remarks which they may deem proper in regard to the Condition and Management of sed Asylum and the Lunatics therein, and shall sign such Book upon every such Visit.

Annual Reports to be made by Committees of Visitors to Justices at Quarter Sessions, &c., and Copies sent to Commissioners in Lunacy.

LXH. The Committee of Visitors of every Asylum shall in every Year lay before the Justices of every County and Borosch to which such Asylum wholly or in part belongs, at the Court of General of Quarter Sessions to be holden next after the Twentieth Day of December in every Year for such County, or at a Special Meeting of the Justices of such Borough w be holden within Twenty Days after the Twentieth Day of December in every Year, a Report in Writing of the State and Condition of such Asylum, and as to its Sufficiency for the proper Accommodation of the Number of Lunatics for whom it may be requisite to provide Accommodation, and as to the Management of such Asylum, and the Conduct of the Officers and Servant thereof, and the Care of the Patients therein, and such Committee may in such Report make such Remarks or Observations in relation to any Matters connected with such Asylum as they say think fit; and the Clerk to such Committee shall transmit a Copy of such Report' to the Commissioners in Lunary, and if my such Clerk neglect so to do for Twenty-one Days after the laying of such Report before the Justices of any County or Berough, he shall for such Offence forfeit any Sum not exceeding Ten Pounds.

List of Pauper Patients in Asylums to be made half-yearly, and laid before Visitors, and Copies transmitted to Clerks of the Peace and Commissioners in Lunacy.

LXIII. The Clerk of every Asylum shall, on the First Day of January and the First Day of July in every Year, prepare a List of all Pauper Lunatics then in such Asylum, according to the Form in Schedule (C.) No. 1. to this Act annexed and within Fifteen Days after such List shall have been prepared One Copy thereof shall be laid by such Clerk before the Visitors of the Asylum, and another shall be transmitted by him to the Clerk of the Peace of every or any County and to the Clerk to the Justices of every or any Borough to which such Asylum solely of jointly belongs, to be by him laid before the Justices of such County or Borough, and another Copy of such List shall within the same Time be transmitted by such Clerk to the Commitsioners in Lunacy; and the Clerk of every Asylum receiving private Patients shall also on the First Day of January and First Day of July in every Year prepare a List containing the Christian Names and Surnames of all the private Patients in such Asylum in the Form in Schedule (C.) No. 2. to this Act annexed. and shall within Fifteen Days after such List shall have been prepared transmit the same to the Commissioners in Lunscy; and shall also within the same Time transmit to such Clerk of the Peace and Clerk to the Justices as aforesaid, for the purposes aforesaid, a Certificate under his Hand of the Number of such private Patients of each Sex.

Lists of private Patients to be sent half-yearly to the Commissioners.

> LXIV. The Clerk of the Board of Guardians of every Union, and of every Parish under a Board of Guardians, and the Over-

Clerks of Boards of Guardians. Overseers

seers

y Parish not in a Union nor under a Board of Guar- where no Guaron the First Day of January in every Year, or as dians, to make may be, make out and sign a true and faithful List of Pauper ics chargeable to the Union or Parish in the Form in Lunatics. .) hereunto annexed, and shall on or before the First wary next succeeding, lay One Copy of such List isitors of the Asylum, or before the Visitors of each nore than One) of the County or Borough in which or Parish is situate, and shall transmit One Copy of the Clerk of the Peace of the County, or the Clerk es of the Borough within which the Union or Parish h such Lunatic is chargeable is situate, to be by him the Justices acting for such County at their next Quarter Sessions, or before the Justices of such d another Copy of such List to the Commissioners in another Copy thereof to the Poor Law Board; and ork or Overseer neglecting to make out and sign such ansmit Copies thereof, as herein directed, shall for offence forfeit any Sum not exceeding Twenty Pounds. y Physician, Surgeon, or Apothecary to be appointed Power for dians of any Union or Parish or the Overseers of any Medical Persons, also the Guardians of any Union or Parish, and the Guardians, and any Parish, shall be permitted, whenever they see Unions and the Hours of Eight in the Morning and Six in the Parishes, to visit visit and examine any or every Pauper Lunatic Pauper Patients to such Union or Parish confined in any Asylum, of such Unions lospital, or licensed House: Provided always, that if and Parishes Officer of any Asylum be of opinion that it will be any Lunatic to permit such Visit and Examination, edical Officer state in Writing the Reasons why such ald not be visited and examined, and sign such Stateeliver the same to such Person or Persons so requiring examine such Lunatic, then and in such Case it shall r such Medical Officer to refuse such Visit and Exand in every such Case such Medical Officer shall nter in the Medical Journal the Reasons set forth in ent for such Refusal, and shall sign such Entry. Every Pauper Lunatic not in an Asylum, or a Hospital r a House licensed for the Reception of Lunatics, shall nce in every Quarter of a Year (reckoning the several the Year as ending on the Thirty-first Day of March, th Day of June, the Thirtieth Day of September, and first Day of December,) by the Medical Officer of or sh or Union or District of a Parish or Union in which ic is resident; and such Medical Officer shall be paid an Asylum, Two Shillings and Sixpence for each such quarterly Pauper not being in a Workhouse, which Sum shall pital, or licensed the same Persons, and be charged to the same Ace Relief of such Pauper; and within Seven Days after Quarter by the every such Quarter such Medical Officer shall prepare Medical Officer List according to the Form in the Schedule (E.) to this of the Parish or such Lunatics, and shall state therein whether in the Union, and Lists such Medical Officer all or any of such Lunatics are to be sent to properly taken care of, and may or may not properly Commissioners

confined in any Asylum.

> Provisions concerning Visitation. Confinement, Removal, and Discharge of Lunatics.

Every Pauper Lunatic not in registered Hos-House, to be visited once a remain in Lunacy.

remain out of an Asylum, and such Medical Officer shall within the Time aforesaid deliver or send such List to the Clerk to the Guardians of such Parish or Union, or if such Parish be not under a Board of Guardians to One of the Overseers thereof; and the Forms for such Lists shall be from Time to Time furnished to the Medical Officer of every Parish under a Board of Guardians. and to the Medical Officers of every Union, by the Guardians of such Parish or Union; but nothing in this Enactment shall be taken or construed to relieve any Medical Officer from any Obligation by this Act imposed upon him to give Notice to a Relieving Officer or Overseer where it appears to such Medical Officer that any Pauper Lunatic ought to be sent to an Asylum; and such Clerk or Overseer receiving any such List as aforesaid shall, within Three Days after the Receipt thereof, transmit the same to the Commissioners in Lunacy, and a Copy thereof to the Clerk to the Visitors of the Asylum for the County or Borough in which the Parish or Union for which he is Clerk or Overseer is situate; and every such Medical Officer, Clerk, or Overseer failing to comply with this Enactment shall for every such Offence forfeit any Sum not exceeding Twenty Pounds nor under Two Pounds.

Provision for sending Pauper Lunatics to Asylums.

LXVII. Every Medical Officer of a Parish or Union who shall have Knowledge that any Pauper resident in such Parish, or in any Parish within the District of such Medical Officer, is or is deemed to be a Lunatic, and a proper Person to be sent to an Asylum, shall within Three Days after obtaining such Knowledge give Notice thereof in Writing to a Relieving Officer of such Parish, or if there is no Relieving Officer then to One of the Overseers of such Parish, and every Relieving Officer of any Parish within a Union or under a Board of Guardians, and every Overseer of a Parish of which there is no Relieving Officer, who shall have Knowledge, either by such Notice or otherwise, that any Pauper resident in such Parish is or is deemed to be a Lunatic, and a proper Person to be sent to an Asylum, shall within Three Days after obtaining such Knowledge give Notice thereof to some Justice of the County or Borough within which such Parish is situate: and thereupon the said Justice shall, by an Order under his Hand and Seal, require such Relieving Officer or Overseer to bring such Pauper before him, or some other Justice of the said County or Borough, at such Time and Place within Three Days from the Time of such Notice being given to such Justice as shall be appointed by the said Order; and the said Justice before whom such Pauper shall be brought shall call to his Assistance a Physician, Surgeon, or Apothecary, and examin such Person; and if such Physician, Surgeon, or Apothecary shall sign a Certificate with respect to such Pauper, according to the Form in Schedule (F.) No. 3. to this Act annexed, and such Justice be satisfied, upon View, or personal Examination of such Pauper or other Proof, that such Pauper is a Lunatic, and a proper Person to be taken charge of and detained under Care and Treatment, he shall, by an Order under his Hand according to the Form in the said Schedule (F.) No. 1. to this Act annexed direct such Pauper to be received into such Asylum as hereinafter mentioned, or, where herein after authorized in this Behalf. into some Hospital registered or some House duly licensed for

of Lunatics; and such Relieving Officer or Overmediately convey or cause the said Lunatic to be such Asylum, Hospital, or House, and such Lunatic ived and detained therein: Provided always, that wful for any Justice, upon Notice being given to said, or upon his own Knowledge, without any such resaid, to examine any Pauper deemed to be lunatic bode or elsewhere, and to proceed in all respects uper were brought before him in pursuance of an at Purpose; provided also, that in case any Pauper lunatic cannot, on account of his Health or other enveniently taken before any Justice, such Pauper ned at his own Abode or elsewhere by an Officiating the Parish in which he is resident, together with fficer, or if there be no Relieving Officer an Overseer h, and such Officiating Clergyman, together with officer or Overseer, shall call to their Assistance Surgeon, or Apothecary; and if such Physician, Apothecary shall sign a Certificate with respect er according to the said Form in the said Schedule nd if upon View or Examination of such Pauper g Clergyman and such Relieving Officer or Overseer nat such Pauper is a Lunatic, and a proper Person harge of and detained under Care and Treatment, g Clergyman, together with such Overseer or Re-, shall, by an Order under their Hands according to in the said Schedule (F.) No. 1., direct such Pauper l into such Asylum as herein-after mentioned, or, after authorized in this Behalf, into some such spital or licensed House as aforesaid, and such cer or Overseer shall immediately convey or cause to be conveyed to such Asylum, Hospital, or House, per shall be received and detained therein; provided e Physician, Surgeon, or Apothecary by whom any hall be examined shall certify in Writing that he is ate to be removed, his Removal shall be suspended e or some other Physician, Surgeon, or Apothecary n Writing that he is fit to be removed; and every n, Surgeon, and Apothecary is required to give such l Certificate as soon as in his Judgment it ought to wided also, that where a Certificate in the Form chedule (F.) No. 3. is signed by the Medical Officer or Union in which the Pauper named therein is rell as by some other Person being a Physician, pothecary called to the Assistance of the Justice or nd Overseer or Relieving Officer, as herein-before ich joint Certificate, or such Two Certificates, (as be,) shall be received by the Justice or Clergyman or Relieving Officer by whom such Person is exrein-before mentioned as conclusive Evidence that med therein is a Lunatic, and a proper Person to be of and detained under Care and Treatment, and he make an Order in the Form in the said Schedule cordingly. Vict. S s

LXVIII. Every

Provision as to Lunatics wandering at large, not being properly taken eare of, or being eruelly treated,

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LXVIII. Every Constable of any Paris Relieving Officer and Overseer of any Pa Knowledge that any Person wandering Parish or Place (whether or not such Pe deemed to be a Lunatic, shall immediately cause such Person to be apprehended and t and it shall also be lawful for any Justice, to appear to him by the Information upon whomsoever that any Person wandering at of his Jurisdiction is deemed to be a Luna the Hand and Seal of such Justice, to rec the Parish or Place, or Relieving Officer or where such Person may be found, to app him before such Justice, or some other diction where such Person may be found of any Parish or Place, and every Reliev seer of any Parish, who shall have Knowle such Parish or Place not a Pauper and not aforesaid is deemed to be a Lunatic, and Care and Control, or is cruelly treated or lative or other Person having the Care or within Three Days after obtaining such l mation thereof upon Oath to a Justice, an appear to any Justice, upon such Inform formation upon Oath of any Person whoms within the Limits of his Jurisdiction, n wandering at large, is deemed to be a Lu proper Care and Control, or is cruelly to any Relative or other Person having the such Justice shall, either himself visit and and make Inquiry into the Matters so ap formation, or by an Order under his Hand authorize some Physician, Surgeon, or A examine such Person, and make such Inq Writing to such Justice his Opinion theret such personal Visit, Examination, and Inc or upon the Report of such Physician, Su it appear to such Justice that such Person : under proper Care and Control, or is cruel by any Relative or other Person having t him, it shall be lawful for such Justice, b Hand and Seal, to require any Constable of or any Relieving Officer or Overseer of the Person is alleged to be, to bring him bet of the same County or Borough; and the the Case may be) before whom any such the respective Cases aforesaid is brought, shall call to his or their Assistance a P Apothecary, and shall examine such Pe Inquiry relative to such Person as he or t sary; and if upon Examination of such l such Justice be satisfied that such Person is a Lunatic, and was wandering at large, a to be taken charge of and detained underwo Justices be satisfied that such Person so brought m is a Lunatic, and is not under proper Care and is cruelly treated or neglected by any Person having r Charge of him, and that he is a proper Person to harge of and detained under Care and Treatment, and ysician, Surgeon, or Apothecary sign a Certificate with every such Person so brought either before One Justice ustices, according to the Form in the Schedule (F.) this Act, it shall be lawful for the said Justice or y an Order under his or their Hand and Seal or Hands according to the Form in the Schedule (F.) No. 1. to direct such Person to be received into such Asylum fter mentioned, or, where herein-after authorized in f, into some Hospital registered or House licensed for tion of Lunatics, and the said Constable, Relieving Overseer who may have brought such Person before stice or Justices, or any Constable whom such Justice: may require so to do, shall forthwith convey such uch Asylum, Hospital, or House accordingly: Provided at it shall be lawful for any Justice, upon such Inon Oath as aforesaid, or upon his own Knowledge, and e Case of any such Person as aforesaid wandering at eemed to be a Lunatic, or with some other Justice, in f the Cases aforesaid, to examine the Person deemed matic, at his own Abode or elsewhere, and to proceed cts as if such Person were brought before him or them efore mentioned; provided also, that it shall be lawful Justice or Justices to suspend the Execution of any for removing any such Person as aforesaid to any ospital, or House for such Period not exceeding Fouras he or they may deem meet, and in the meantime to Directions or make such Arrangements for the proper Control of such Person as he or they shall consider provided also, that if the Physician, Surgeon, or by whom such Person is examined certify in Writing not in a fit State to be removed, the Removal of such ll be suspended until the same or some other Physician. r Apothecary certify in Writing that such Person is removed; and every such Physician, Surgeon, and y is hereby required to give such last-mentioned Certion as in his Judgment it ought to be given; provided nothing herein contained shall be construed to extend or prevent any Relation or Friend from retaining or h Lunatic under his own Care, if such Relation or all satisfy the Justice or Justices before whom such all be brought, or the Visitors of the Asylum in which tic is or is intended to be placed, that such Lunatic perly taken care of.

It shall be lawful for any Justice or Justices causing Tower to on to be examined by any Physician, Surgeon, or Justices to order y, under the Provisions herein-before contained, if he Payment of a ink fit so to do, to make an Order under his or their Physician, &c. Seal or Hands and Seals upon the Guardians of the called in to Parish or the Overseers of the Parish to which such examine any S . 2

Person Person.

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Penalties on Medical Officers, Overseers, &c. omitting to give Notice as aforesaid.

Penalty on Relieving Officers, Overseers, &c. delaying to execute Orders.

Orders of Justices, &c. may extend to authorize Reception into Hospitals or licensed Houses, but Lunaties to be always sent to Asylum, if Circumstances permit.

Person is chargeable, under the Provisions here the Payment of such reasonable Remuneration Physician, Surgeon, or Apothecary, for the Examination, and of all other reasonable Expenses Examination of such Person, and the bringing Justice or Justices, and in case he be ordered to any Asylum, registered Hospital, or licensed Househim thereto, as to such Justice or Justices may see

LXX. If any Medical Officer of any Parish of more than Three Days after obtaining Knowledg resident in such Parish, or in any Parish with being or being deemed to be lunatic, and a pro sent to an Asylum, to give such Notice there before required, or if any Relieving Officer of an Overseer of any Parish of which there is no R omit for more than Three Days after obtaining any Pauper resident in such Parish, being deemed and a proper Person to be sent to an Asylum, thereof to a Justice as herein-before required, or Relieving Officer, or Overseer omit to apprehend a Justice, as herein-before required, any Person large and deemed to be a Lunatic, or omit for T obtaining Knowledge that any Person deemed to (not a Pauper and not wandering at large) is Care and Control, or is cruelly treated or neglect having the Care or Charge of him, to give Inform a Justice as herein-before required, such Medical Officer, Overseer, or Constable, as the Case may b such Offence forfeit any Sum not exceeding Ten

LXXI. If any Relieving Officer, Overserr, or Act required to convey any Person to any As Hospital, or licensed House, in pursuance of any Act, refuse or wilfully neglect to execute such reasonable Expedition, he shall for every such Officers.

Sum not exceeding Ten Pounds.

LXXII. Every such Order by a Justice or Clergyman and Overseer or Relieving Officer as Reception of a Lunatic into an Asylum, may a mission, not only into any Lunatic Asylum of Borough in which the Parish or Place from w is sent is situate, but also into any other Asylum of Pauper Lunatics of such County or Borough, Asylum for any other County or Borough, or any tered or House licensed for the Reception of Lun Lunatic shall under every such Order be sent to: County or Borough in which the Parish or Plac is sent is situate, unless there be no such Asylun Deficiency of Room, or unless there be some speci by reason whereof such Lunatic cannot convenie such Asylum, which Deficiency of Room or specia shall be stated in the Order for the Reception into any Asylum other than such Asylum as a any registered Hospital or licensed House; and be sent to any registered Hospital or House license no such Asylum in which he can be received, or there pecial Circumstances by reason whereof he cannot be to, which shall be stated in like Manner as aforesaid. . No Pauper shall be received into any Asylum, regis- No Pauper to sital, or licensed House (save under the Provisions be received into ained with respect to Removal of Lunatics) without an any Asylum rding to the Form required in the said Schedule (F.) er the Hands of One Justice, or under the Hands of Cartificate ing Clergyman, and of One of the Overseers or the Officer of the Parish or Union from which such Pauper foresaid, together with such Statement of Particulars ned in the same Schedule, nor without a Medical Cerording to the Form in the said Schedule (F.) No. 3., ne Physician, Surgeon, or Apothecary, who shall have examined him not more than Seven clear Days prehis Reception; and every Person who receives any any Asylum without such Order and Medical Certifinder any of the said Provisions) shall be guilty of a

natics, by virtue of such Order, except there be no such

No Person, not a Pauper, shall be received into any No Person to re under the Provisions herein contained) without an be received into the Hand of some Person according to the Form in an Asylum, ex-.) No. 2. to this Act annexed, together with such cept under the Provisions of Particulars as is contained in the same Schedule, this Act, without the Medical Certificate, according to the Form and an Order and the Particulars required in Schedule (F.) No. 3. Two Medical this Act, of Two Persons, each of whom shall be a Certificates. Surgeon, or Apothecary, and shall not be in Partnerr an Assistant to the other, and each of whom shall rom the other have personally examined the Person to ates, not more than Seven clear Days previously to the of such Person into such Asylum, and such Order as ay be signed before or after the Medical Certificates them; and every Person who receives any Person, r, into any Asylum, save under the Provisions herein without such Order and Medical Certificates as aforee guilty of a Misdemeanor: Provided always, nevert any Person may, under special Circumstances, the Examination of such Person by Two Medical 's as aforesaid, be received into any Asylum upon the of One Physician, Surgeon, or Apothecary alone, prohe Statement accompanying such Order set forth the cumstances which prevent the Examination of such Two Medical Practitioners; but in every such Case such Certificates shall, within Three clear Days after on of such Patient into such Asylum, be signed by Persons, each of whom shall be a Physician, Surgeon, ary, not in Partnership with or an Assistant to the e Physician, Surgeon, or Apothecary who signed the on which the Patient was received, and shall within and separately from the other of them, have personally he Person so received as a Lunatic; and any Person

g received any Person into any Asylum as aforesaid

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upon the Certificate of One Medical Practitioner alo

said, shall keep or permit such Person to remain in s beyond the said Period of Three clear Days, without Certificates as aforesaid, shall be guilty of a Misdeme

Medical Certificate to specify Facts upon which Opinion of Insanity has been formed.

LXXV. Every Physician, Surgeon, and Apothec any Certificate under or for the Purposes of this Act, therein the Facts upon which he has formed his Opin Person to whom such Certificate relates is a Lunat

or a Person of unsound Mind, distinguishing in suc Facts observed by himself from Facts communicate others; and no Person shall be received into any A any Certificate which purports to be founded only communicated by others.

LXXVI. No Physician, Surgeon, or Apothecary w

Father, Brother, Son, Partner, or Assistant, shall si

for the Reception of a Patient, shall sign any Certifi

Who not to sign Certificate

a Patient.

for Reception of

Power to Two Visitors of any Asylum, being Justice to order Removal of Pauper Lunatics to or from such Asylum.

Reception of the same Patient, and no Patient shall

into any Asylum upon or under any Certificate significant Medical Officer of such Asylum. LXXVII. It shall be lawful for any Two of the any Asylum, being Justices, by an Order in Writing Hands and Seals, to order any Pauper Lunatic of

any Parish or Union within the County or Bore County or Borough to which such Asylum wholl belongs, or to such County, and who may be com other Asylum, or in any registered Hospital or lice

to be removed to such first-mentioned Asylum; an lawful for any Two of the Visitors of any Asylum, be in manner aforesaid to order any Pauper Lunatic to from such Asylum to some other Asylum, or to some Hospital or licensed House; but no such Lunatic moved as last aforesaid without the Consent in Wi of the Commissioners in Lunacy, except to an Asyl belonging wholly or in part to the County within Asylum from which the Lunatic is removed is significant County in some Parish of which the Lunatic ma adjudged to be settled, or a registered Hospital or lie

within any such County as aforesaid, or an Asylur Hospital, or licensed House into which the Lunation ceived under a subsisting Contract for the Reception therein; and it shall be lawful for the Justices mak Order in and by the same to direct or require any Relieving or other Officer of the Parish, Union, o which such Lunatic is chargeable, or to authorize Person, to execute the same; and every such Order shall be made and given respectively in Duplicate, and cate shall be delivered to and left with the Superi Proprietor of the Asylum, Hospital, or licensed House

the Patient is removed, and the other shall be deliv left with the Superintendent or Proprietor of the A pital, or licensed House to which the Patient is remove Order, with such Consent in Writing (where such required), shall be a sufficient Authority for the such Patient, and also for his Reception into the A

C

nsed House to which he is ordered to be removed: ways, that no Person shall be removed under any vithout a Medical Certificate, signed by the Medical e Asylum, or the Medical Practitioner, or One of the titioners, keeping, residing in, or visiting the Hosed House from which such Person is ordered to be ifying that he is in a fit Condition of bodily Health d in pursuance of such Order; and the Superintenrietor of such Asylum, Hospital, or licensed House lime of delivering the Person ordered to be removed er, Officer, or Person having the Execution of the emoval, deliver to such Overseer or Officer, free of or the same, the Certificate of such Medical Officer, py (certified under the Hand of such Superintendent to be a true Copy) of the Order and Certificate such Person was received into and detained in such pital, or licensed House, and the said Certificate and es, with One Duplicate of the Order for Removal, ered by such Overseer, Officer, or Person to the it or Proprietor of the Asylum, Hospital, or licensed ch such Person is ordered to be removed, or any of such Asylum, Hospital, or licensed House into ich Person is delivere l.

Provided always, That no Lunatic being a Pauper Pauper Lunatics ived under any Order made by virtue of this Act not to be reum, other than an Asylum belonging wholly or in ceived into other County or Borough in which the Parish or Place than County or such Lunatic is sent, or the Parish in which he is lum without be settled is situate, except there be a subsisting Endorsement of the Reception of Lunatics of such County or Borough Order by a VIich Borough otherwise contributes to such Asylum, sitor, and Orders Order be endorsed by a Visitor of such Asylum; and not compulsory. compulsory on the Superintendent of any registered he Proprietor of any licensed House to receive any r any such Order, except in pursuance of any subact.

It shall be lawful for any Three of the Visitors of Discharge of by Writing under their Hands and Seals, to order Lunatics from e of any Person detained in such Asylum, whether Asylums. be recovered or not, and also for any Two of such h the Advice in Writing of the Medical Officer of , to discharge any Person detained therein, or to uch Person to be absent from the Asylum upon Trial od as such Visitors think fit; and it shall be lawful tors to make such Allowance to such last-mentioned exceeding what would be the Charge for such Person ylum, which Allowance, and no greater Sum, shall or him and be payable as if he were actually in the d in case any Person so allowed to be absent on y Period do not return at the Expiration of such Medical Certificate as to his State of Mind, certify-Detention in an Asylum is no longer necessary, be not Visitors, he may, at any Time within Fourteen Days Ss 4

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Overseers and Relieving Officers to remove Lunatics upon Notice of Discharge, and to he liable to a Penalty for Refueal or wilful

Neglect.

Visitors may discharge a Lunatic on Relative or Friend undertaking he shall not be chargeable, &c.

Commissioners in Lunacy may order Removal of Lunaties.

Person who signed Order for Reception of a

private Patient

may order his Discharge, &c. after the Expiration of such Period, be retak in the Case of an Escape.

LXXX. When the Visitors of any Asylu Lunatic confined therein to be discharged lawful for them, when they shall see Occas Writing, signed by their Clerk, through t of their Intention to discharge such Lunati the Parish wherein it shall have been adjud is settled, or, if no such Adjudication shall the Overseers of the Parish from which subeen sent to such Asylum, unless such Luna to the Common Fund of any Union, and i tioned Case to some One Relieving Officer upon Receipt of such Notice the Overseers respectively shall cause such Lunatic, upor forthwith removed to their Parish, or to Union at the Cost and Charge of their Par Fund of the Union, as the Case shall requi or Relieving Officer who shall refuse or wilf such Lunatic from the said Asylum within Days after such Notice shall have been sent of an Offence against this Act, and shall for any Sum not exceeding Ten Pounds, to Penalties imposed by this Act are recoverab

LXXXI. Where Application is made Visitors of any Asylum by any Relative of Lunatic confined therein, requiring that he to the Custody and Care of such Relative lawful for any Two of the Visitors afore and upon the Undertaking in Writing of su to the Satisfaction of such Visitors that suc longer chargeable to any Union, Parish, or properly taken care of, and shall be preven to himself or others, to discharge such Luna

LXXXII. It shall be lawful for the Con or any Two of them, by Writing under the order and direct the Removal of any Luna registered Hospital, or licensed House to registered Hospital, or licensed House; a shall be made in Duplicate, and one Duplic to and left with the Superintendent or Proj Hospital, or licensed House from which th and the other shall be delivered to and lef dent or Proprietor of the Asylum, Hospital. which the Patient is removed, and such Ore Authority for the Removal of such Patient, tion into the Asylum, Hospital, or licensed ordered to be removed.

LXXXIII. If and when any Person who which any Patient (not being a Pauper) Asylum (whether or not such Patient have under any Order made under this Act or o Asylum) shall by Writing under his H discharged or removed, then and in such Case such ll forthwith be discharged or removed as the Person the Order for his Reception may direct.

7. If the Person who signed the Order on which any being a Pauper) was received into any Asylum be incapable, by reason of Insanity, Absence from Engherwise, of giving an Order for the Discharge or such Patient, then the Person who made the last dead or incap account of such Patient, or the Husband or Wife, ble of acting. be no Husband, or the Husband or Wife be incapable) the Father, or (if there be no Father, or he be inforesaid,) the Mother of such Patient, or if there be or she be incapable as aforesaid, then any One of the

Kin for the Time being of such Patient, may, by er his or her Hand, give such Direction as aforesaid harge or Removal of such Patient, and thereupon such be forthwith discharged or removed accordingly.

Provided always, That no Patient shall be discharged Patient not to of the Two last foregoing Provisions if the Medical be discharged Asylum in which such Patient is certify in Writing and that in the Opinion of such Medical Officer such ingerous and unfit to be at large, together with the which such Opinion is founded, unless Two of the uch Asylum, being Justices, shall after such Certificate een produced to them, give their Consent in Writing ent's being so discharged; provided that nothing in ent shall prevent the Transfer of any Patient so certingerous and unfit to be at large from any Asylum to sylum, or to any registered Hospital or licensed House,

Case the Patient shall be placed under the Control of t belonging to the Asylum, Hospital, or House from he is about to be removed for the Purpose of such ed shall remain under such Control until such Time

val has been duly effected.

L Any Person having Authority to order the Dis- Provision auny Patient (not being a Pauper) from any Asylum, thorizing Trans-Iospital, or licensed House, or of any single Patient, the previous Consent in Writing of Two of the Comdirect, by an Order in Writing under his Hand, the such Patient to any Asylum, registered Hospital, or use, or to the Care or Charge of any Person mentioned n such Order; and every such Order and Consent ide and given respectively in Duplicate, and One of tes shall be delivered to and left with the Superintenprietor of the Asylum, Hospital, or House from which on from whose Care or Charge the Patient is ordered

ed, and the other Duplicate shall be delivered to and e Superintendent or Proprietor of the Asylum, Hoslouse into which or the Person into whose Care or Patient is ordered to be removed; and such Order for ngether with such Consent in Writing, shall be a suffiority for the Removal of such Patient, and also for his into the Asylum, registered Hospital, or licensed House or by the Person into whose Care or Charge he is

where the Person who signed the Order for Reception is dead or incapa-

where certified to be dangerous, without Visitors Consent.

Not to prevent Transfer under Control of an Attendant.

ordered

Orders and Medical Certificates may be amended.

N. Belleville

Persons received into Asylums, &c. may be detained till Removal or Discharge, and in case of Escape may be retaken within 14 Days.

Every Clerk receiving a Lunalum to make an Entry thereof. and to transmit a Copy of the Order and Certificate of Medical Officer of the Asylum to Commissioners in Lunacy.

ordered to be removed: Provided always, th and Certificates upon which such Patient Asylum, Hospital, or House from which h single Patient, by the Person from whose certified under the Hand of the Superinte such Asylum, Hospital, or House, or of suc said, to be a true Copy, shall be furnished b and shall be delivered, with One Duplicat Removal and Consent, to the Superintender Asylum, Hospital, or House to which, or to Care or Charge, such Patient is removed.

LXXXVII. If after the Reception of Asylum it appear that the Order or the Me more than One) both or either of the Med which he was received, is or are in any defective, such Order and Medical Certifica be amended by the Person or Persons sig Time within Fourteen Days next after th Lunatic; provided nevertheless, that no s have any Force or Effect unless the same sha of One or more of the Commissioners in Lur

LXXXVIII. Every Person received int. tered Hospital, or licensed House under suc by this Act, accompanied by the requisite may be detained therein until he be remo authorized by this Act, and in case of Esc. such Order and Certificate or Certificates, be within Fourteen Days after his Escape by t Proprietor of such Asylum, Hospital, or Ho Servant belonging thereto, or any other Writing in this Behalf by such Superintende conveyed to and received and detained in su or House.

LXXXIX. The Clerk of every Asylum s the Admission of any Person as a Lunati tic into an Asy- make an Entry with respect to such Luna kept for that Purpose, to be called "The l according to the Form and containing the in the Schedule (G.) No. 1. to this Act, exce Disorders, the Entry as to which is to be sup Officer of the Asylum within One Month of the Patient, and after the Second and be Seventh clear Day from the Day of the Adn as a Lunatic into any Asylum shall transmit in Lunacy a Copy of the Order and Statemer Certificates on which such Lunatic has been with a Statement, to be made and signed by of the Asylum, not sooner than Two clear mission, according to the Form in the said to this Act annexed; and any Clerk omitting Entry, or to transmit such Copy and Statem aforesaid, and every Medical Officer omitting such Statement, shall for every such Offence exceeding Twenty Pounds.

to be kept in

every Asylum.

nter in a Book to be kept for that Purpose, to be and Case Book ledical Journal," a Statement according to the Form edule (G.) No. 3., showing the Number of Patients en in such Asylums, the Christian Name and Sur-Patient who is or has been under Restraint or in the last Entry, and when and for what Period and n case of Restraint by what Means, and the Chris-Surname of every Patient under Medical Treatwhat, if any, bodily Disorder, and every Death, iolence which shall have happened to or affected nce the then last preceding Entry, and shall also ook to be called "The Case Book," as soon as may Admission of any Patient, the mental State and on of every Patient at the Time of his Admission. story from Time to Time of his Case whilst he shall Asylum; and such Books shall from Time to Time d before the Visitors for their Inspection and Sigry Medical Officer omitting to make such Entries , shall for every such Offence forfeit any Sum not nty Pounds.

clerk of every Asylum shall, within Three Days Copies of Enit to such Asylum of Two or more of the Commis- tries made by cy, transmit to the Office of such Commissioners a Commissioners t Copy of any Entries of any Remarks or Observa- visiting Asylums such visiting Commissioners in any of the Books of the Office of and every such Clerk omitting to transmit as afore- Commissioners. Copy shall for every such Offence forfeit any Sum Ten Pounds.

se of the Death of any Patient in any Asylum a In case of the atement according to the Form in Schedule (F.) Death and Cause of the Death of such Patient, and natic the Cause ny Person or Persons who was or were present at of Death to be ll be drawn up and signed by the Clerk and Medical to the Registrar Asylum, and a Copy thereof shall be by the Clerk of Deaths, the the Registrar of Deaths for the District and to the Commissioners in Lunacy within Forty-eight Hours of the Death in Lunacy, and t, and also to the Relieving Officer or the Overseers or Parish to which such Lunatic (if a Pauper) was d if not a Pauper to the Person who shall have ler for the Admission of the Lunatic, or who made nt on account of such Lunatic; and every Clerk or who neglects or omits to draw up, sign, or transce or Statement as aforesaid, within the Time aforepeetively forfeit and pay any Sum not exceeding

Death of a Lu-

Clerk of every Asylum shall, within Three clear Entries to be e Death, Discharge, or Removal of any Patient, made of Deaths thereof in the said Register of Patients, and also be kept for that Purpose according to the Form and Particulars in the Schedule (G.) No. 2. to this the Commisalso, within Three clear Days after the Discharge, sioners in case ape, or Recapture of any Patient, transmit a written of the Dish Discharge or Removal, according to the Form in charge, Remo-

Discharges, and Removals, and Notice given to 000

val, Escape, and Recapture of every Lunatic.

As to Expense of Maintenance and Removal, &c. of Pauper and

other Lunatics.

How Justices are to proceed where it appears to them that the Lunatic has Property Maintenance.

the said Schedule (F.) No. 5., or of such l the Commissioners in Lunacy; and every s or omits to make such Entry as afore Notice as aforesaid within the Time afor pay any Sum not exceeding Ten Pounds who shall knowingly and wilfully in su forth any of the Particulars required sha demeanor.

XCIV. Where any Lunatic shall be se tered Hospital, or licensed House, under virtue of the Authority herein-before give it appear to such Justices that such Luna plicable to his Maintenance, and more the his Family (if any), it shall be lawful for an Application in Writing under their I nearest known Relative or Friend of such ment of the Charges of the Examination Maintenance, Clothing, Medicine, and Car applicable to his in case such Charges be not paid within Application, it shall be lawful for the sam by an Order under their Hands and Seal Officer or Overseer of the Parish from wl be sent, or where any Property of such I so much of the Money, and to seize and se and Chattels, and take and receive so t Profits of the Lands and Tenements of s other Income of such Lunatic, as may b Charges of the Examination, Removal, Clothing, Medicine, and Care of such the same to the same or any other Justice been first proved to the Satisfaction of th Amount set forth in such Order; and if Person having the Possession, Custody, or of such Lunatic, or if the Governor and of England, or any other Body or Person Hands any Stock, Interest, Dividend, or due to such Lunatic, pay the whole or Overseer or Relieving Officer, to defray t such Order, the Receipt of such Overse shall be a good Discharge to such Truste pany, or other Body or Person as afores that, notwithstanding it may appear to the Lunatic hath such Estate as aforesaid, it : Justices, in the meantime and until such shall be paid, in pursuance of such Applica said, to make an Order on the Guardians or the Overseers of the Parish, from which sent for Confinement, for Payment of the C Lodging, Maintenance, Clothing, Medici Lunatic; and such Guardians or Overse such Charges under any Order to be made ment of such Charges, out of the Propert the same be sooner repaid by some Rela Lunatic in pursuance of such Application

any Pauper Lunatic is confined under the Pro- Every Pauper Act he shall, for the Purposes of this Act, be Lunatic to be he Parish from which, or at the Instance of some the Parish from the Parish from the Parish from which he has been sent, unless which he is sent Parish shall have established, under the Provisions till otherwise I that such Lunatic is settled in some other Parish, adjudged. ot be ascertained in what Parish such Lunatic is ery Pauper Lunatic who is chargeable to any allst he resides in an Asylum, registered Hospital, se, be deemed for the Purposes of his Settlement the Parish to which he is chargeable.

all be lawful for the Justice by whom any Pauper Justices to to an Asylum, registered Hospital, or licensed make an Order ne Powers of this Act, or for any Two Justices ficers of Unions or Borough in which the Asylum, registered and Parishes for nsed House in which any Pauper Lunatic is con- Maintenance or from any Part of which any Pauper Lunatic of Lunatics. or for any Two Justices being Visitors of such sed House, to make an Order upon the Guardians Parish or the Overseers of the Parish (if not in a a Board of Guardians) from which, or at the Officer or Officiating Clergyman of which, such has been sent for Confinement, for Payment to Officer, or Proprietor of the Asylum, registered ensed House of the reasonable Charges of the tenance, Medicine, Clothing, and Care of such Asylum, Hospital, or House, and any such Order ctive or prospective, or partly retrospective and ive; and the Guardians or Overseers on whom ll be made shall from Time to Time pay to the Officer, or Proprietor the Charges aforesaid.

hall be lawful for any Two Justices for the County Two Justices which any Asylum, registered Hospital, or licensed may inquire h any Pauper Lunatic is or has been confined is judge the Sethich such Asylum wholly or in part belongs, or t'ement of a of which any Pauper Lunatic is or has been sent Lunatic, and t, at any Time to inquire into the last legal Settle- order Payment auper Lunatic, and if satisfactory Evidence can be of Maintenance, such Settlement in any Parish, such Justices shall, r their Hands and Seals, adjudge such Settlement d order the Guardians of the Union to which the h such Lunatic is adjudged to be settled belongs, sh in case such Parish be in a Union or be under a dians, and if not, then the Overseers of such Parish, Guardians of any Union or Parish, or the Over-Parish, all Expenses incurred by or on behalf of r Parish in or about the Examination of such the bringing him before a Justice or Justices, and e to the Asylum, Hospital, or House, and of all by such last-mentioned Guardians or Overseers to Officer, or Proprietor of the Asylum, Hospital, the Lodging, Maintenance, Medicine, Clothing, and Lunatic, and incurred within Twelve Calendar

&c. accordingly.

Proprietor of the Asylum, Hospital, or House Charges of the future Lodging, Maintenance, Med and Care of such Lunatic; and the Guardians of whom any such Order is made shall immedia Guardians or Overseers to whom the same are paid the Amount of the Expenses and Monies directed to be paid to them, and from Time to said Treasurer, Officer, or Proprietor of the Asyl

XCVIII. If any Pauper Lunatic be not settle

by which, or at the Instance of some Officer or Of

man of which, he is sent to any Asylum, regist

House the future Charges aforesaid.

Months previous to the Date of such Order, and, is still in Confinement, also to pay to the Tress

If Settlement cannot be ascertsined, a Pauper Lunatic may be made chargeable

to the County.

licensed House, and it cannot be ascertained in Pauper Lunatic is settled, and if a Relieving Offi mentioned Parish, or of the Union in which the or the Overseers of such first-mentioned Parish Days Notice to the Clerk of the Peace of the such Lunatic was found to appear for such Co Justices thereof, at a Time and Place to be a Notice, it shall be lawful for such Two Justice more Justices of such County, upon the Appeara of the Peace, or any one on his Behalf, or, in appearance, upon Proof of his having been a Notice, to inquire into the Circumstances of adjudge such Pauper Lunatic to be chargeable and to order the Treasurer of such County to puy of any Union or Parish or the Overseers of a penses incurred by or on behalf of such Union about the Examination of such Lunatic, and before a Justice or Justices, and his Conveyance Hospital, or House, and all Monies paid by su Overseers to the Treasurer, Officer, or Propriet Hospital, or House, for the Lodging, Mainte Clothing, and Care of such Lunatic, and incurr Calendar Months previous to the Date of such 0 Lunatic is still in Confinement) also to pay to

Officer, or Proprietor of the Asylum, Hospit reasonable Charges of the future Lodging, Maint Clothing, and Care of such Lunatic; and ever of a County on whom any such Order is made Monies which may come into his Hands by vi immediately pay to such Guardians or Overseer the Expenses and Monies by such Order direct them, and from Time to Time pay to the said Tor Proprietor of the Asylum, Hospital, or House to aforesaid: Provided always, that such Justices Inquiry to be made to ascertain the Parish in was Lunatic is settled as they think fit, and delay Pauper Lunatic to be chargeable to any County Inquiry has been made: Provided also, that which any Pauper Lunatic is adjudged to be chargeable to any Pauper Lunatic

said may at any-Time thereafter inquire as to the Parish in which such Lunatic is settled, and may procure such Lunatic to

be adjudged to be settled in any Parish.

XCIX. If, after any Pauper Lunatic has been sent to an Provision for Asylum, registered Hospital, or licensed House as aforesaid, and Reimbursement has been adjudged to be chargeable to a County, such County procure such Lunatic to be adjudged to be settled in any Parish, on account of a it shall be lawful for any Two Justices of the County or Borough Lunatic afterin which the Asylum, registered Hospital, or licensed House in wards adjudged which such Lunatic is confined is situate, or from any Part of tobelong to any which such Lunatic was sent for Confinement, or for any Two Justices being Visitors of such Asylum or licensed House, to make an Order upon the Guardians of the Union to which such Parish belongs, or of any such Parish, if such Parish be in a Union or be under a Board of Guardians, or if not, then upon the Overseers of such Parish, for Payment to the Treasurer of the said County of all Expenses and Monies paid by such Treasurer as herein-before is provided, and of all Monies paid by such Treasurer to the Treasurer, Officer, or Proprietor of the Asylum. Hospital, or House, for the Lodging, Maintenance, Medicine. Clothing, and Care of such Lunatic, and incurred within Twelve Calendar Months previous to such Order, and (if such Lunatic is still in Confinement) also for Payment to the Treasurer or Officer or Proprietor of the Asylum, Hospital, or House of the reasonable Charges of the future Lodging, Maintenance, Medicine, Clothing, and Care of such Lunatic; and such Guardians or Overseers shall immediately pay to the Treasurer of such County the Amount of the Expenses and Monies by such Order directed to be paid to him, and from Time to Time pay to the said Treasurer, Officer, or Proprietor of the Asylum, Hospital, or House the future Charges aforesaid.

to a County of Monies paid

C. It shall be lawful for any Justices herein-before authorized Justices to make to make any such Order as aforesaid upon the Guardians of any Orders out of Union or Parish, or upon the Overseers of any Parish, to make their respective such Order upon such Guardians or Overseers, although such Union or Parish be not within the Jurisdiction of such Justices.

CI. Where any. Order has been made for the Payment of the Order for Payfuture Charges of the Lodging, Maintenance, Medicine, Clothing, and Care of any Lunatic in any Asylum, registered Hospital, or of Maintenance licensed House, such Order shall extend to and be applicable in respect of the Charges of the Lodging, Maintenance, Medicine, Asylum, &c. to Clothing, and Care of such Lunatic in any Asylum, registered which the Lu-Hospital, or licensed House to which he may be removed under natic may be the Powers of this or any other Act, in like Manner as if such removed. Charges had by such Order been directed to be paid to the Treasurer or an Officer or the Proprietor of the Asylum, registered

Time being be confined. CIL Provided always, That all the Expenses incurred since the The Costs of Twenty-ninth Day of September One thousand eight hundred and Pauper Lunafifty-three, or hereafter to-be incurred, in and about the Examinatics who are irretion, bringing before a Justice or Justices, Removal, Lodging,
which is a Justice or Justices, Removal, Lodging,
borne by the Maintenance, Medicine, Clothing, and Care of a Pauper Lunatic Pari-h wherein heretofore or hereafter removed to an Asylum, registered Hospital, they were ex-

Hospital, or licensed House in which such Lunatic may for the

Jurisdictions.

ment of Charges in Asylums, &c. to extend to any

empt from Removal, or by the Common Fund in Unions,

Section 5. of 12 & 13 Vict. c. 103, repealed.

Guardians, &c. may pay Charges without Orders of Justices.

Lunatic's Property to be available for his Maintenance.

or licensed House under the Authority of who would, at the Time of his being conv Hospital, or House, have been exempt from of his Settlement or the Country of his Bi Provision in the Act of the Session hol Tenth Years of Her Majesty, Chapter Sixt the Guardians of the Parish wherein suc acquired such Exemption if such Parish be Board of Guardians, or by the Overseers the same is not subject to such separate I Parish shall be comprised in any Union the by the Guardians, and be charged to the Union so long as the Cost of the Relief of moveable by the last-mentioned Act shall able upon the Common Funds of Unions; made under any Provision contained in this the Parish of the Settlement in respect of an during the Time that the above-mentioned and charged as herein provided; and Secti the Session holden in the Twelfth and Th Majesty, Chapter One hundred and three, s

CIII. Provided also, That any Guardi would be liable under any Provision contain an Order made upon them for the Payme pay the same without any such Order being the same to such Account as they could ha

had been made.

CIV. If it appear to any Justice or Justi rized to make any Order for the Payme Maintenance of any Lunatic that such I Real or Personal, applicable to his Mainte sufficient to maintain his Family, if any, Order under his or their Hand and Seal direct the Overseers of the Parish, or a Re-Parish or Union, or the Treasurer or som County to which such Lunatic is charges Property of the Lunatic may be, or an Of which the Lunatic may be, to seize so much seize and sell so much of the Goods and Ch receive so much of the Rents and Profi Tenements of such Lunatic and other Inco may be necessary to pay the Charges of the before a Justice or Justices, Removal, I Clothing, Medicine, and Care of such La the same to such Justice or Justices, such first proved to the Satisfaction of such Ju the Amount set forth in such Order; and i Person having the Possession, Custody, or C of such Lunatic, or if the Governor and Co England, or any other Body or Person 1 Hands any Stock, Interest, Dividend, or due to such Lunatic, pay any Money accord or pay any Money without any such Order any Union or Parish, or to any Overseer ler a Board of Guardians, or to the Treasurer of any my other Officer of any County authorized to receive defray the Charges paid or incurred by or on behalf sh, Union, or County for the Examination, bringing tice or Justices, Removal, Lodging, Maintenance, licine, and Care of such Lunatic, the Receipt of the rized to receive such Money under such Order, or of ans, Overseer, or Treasurer, or other Officer, shall ischarge to such Trustee, Governor, and Company, or Person as aforesaid.

Liability of any Relation or Person to maintain any Liability of not be taken away or affected where such Lunatic Relations of confined in any Asylum, registered Hospital, or Pauper not to e by any Provision herein contained concerning the of such Lunatic.

y Person feel aggrieved by any Refusal of an Order Persons agor Justices as aforesaid, such Person may appeal to grieved by Reeral or Quarter Sessions of the Peace for the County here the Matter of Appeal has arisen, the Person so ing given to the Justice or Justices against whom s made Fourteen clear Days Notice of such Appeal. sions are hereby authorized and required to hear e the Matter of such Appeal in a summary Way, ermination shall be final and conclusive.

Overseers of any Parish, and the Guardians of any Party obtaining ish, and the Clerk of the Peace of any County, Order of Adjuy Order under this Act adjudging the Settlement dication to send or Copy thereof or to be in any Parish, shall, within a reasonable and Statement uch Order has been made, send or deliver, by Post of Grounds to to the Overseers or Guardians of the Parish in the Parish or unatic is adjudged to be settled, a Copy or Duplicate County affected. , and also a Statement in Writing under their or his nd, or where they are the Guardians of a Union or the Hands of any Three or more of such Guardians. escription and Address of the Overseers, Guardians. he Peace obtaining such Order, and the Place of of the Lunatic, and setting forth the Grounds of such including the Particulars of any Settlement or elied upon in support thereof; and on the Hearing lagainst any such Order it shall not be lawful for nts to go into or give Evidence of any other Grounds such Order than those set forth in such Statement. the Guardians of any Union or Parish, or the Over- Appeal against

Parish, feel aggrieved by any such Order as aforesaid Order of Adin-Settlement of any Lunatic, they or he may appeal dication. ame to the next General Quarter Sessions of the County in behalf of which such Order has been in which the Union or Parish obtaining such Order in case such Parish or Union extend into several then to the next General Quarter Sessions of the County or Borough in which the Asylum, registered licensed House in which such Lunatic is or has been situate, and such Sessions upon hearing the said have full Power finally to determine the Matter. VICT.

der may appeal

CIX. The Clerk to the Justices making any Order

Copy of Depositions to be furnished on Application.

the Settlement of any Lunatic, or the Clerk of the Pecase herein-after provided for, shall keep the Deposition which such Order was made, and shall within Sefurnish a Copy of such Depositions to any Party aut appeal against such Order, if such Party apply for sand pay for the same at the Rate of Twopene for ever Seventy-two Words; provided that no Omission or furnishing such Copy of the Depositions shall be construed to be any Ground of Appeal against the Ovided also, that on the Trial of any Appeal against Order, no such Order shall be quashed or set aside experience.

or in part on the Ground that such Depositions do sufficient Evidence to support, or that any Matter tained or omitted raises an Objection to the Order, on which the same was made: Provided also, that if who make any such Order have not any Clerk, the or deliver the Depositions to the Clerk of the Peace of Borough to the General Quarter Sessions whereof against such Order is given by this Act, and the Pasuch Order shall, in such Statement of Grounds of as aforesaid, state that such Justices have not any C

No Appeal if Notice not given within a certain Time after Notice of

Order.

was obtained within the Space of Twenty-one D sending or Delivery, as herein-before directed, of Duplicate of such Order and such Statement as mentioned, unless within such Period of Twenty Copy of the Depositions shall have been applied to by the Party intending to appeal, in which Case as

CX. No Appeal shall be allowed against any st

Notice in Writing of such Appeal be not sent or

Post or otherwise to the Party on whose Application

of Fourteen Days after the sending of such Copy sha

CXI. In every Case where Notice of Appeal

Grounds of Appeal to be stated.

Order is given the Appellant shall, with such No teen Days at least before the First Day of the Sess such Appeal is intended to be tried, send or deliv otherwise to the Respondent a Statement in Writin or his Hands or Hand, or where the Appellants are

of any Union or Parish, under the Hands of any

for the giving of such Notice of Appeal.

As to the Sufficiency of Statement of Grounds of Adjudication or Appeal.

of such Guardians, of the Grounds of such Appear not be lawful for the Appellant on the Hearing of go into or give Evidence of any other Grounds of those set forth in such Statement.

CXII. Upon the Hearing of any Appeal again Order no Objection whatever on account of any Form of setting forth any Ground of Adjudication any such Statement shall be allowed, and no Other the Appeal again to the setting forth any Ground of Adjudication any such Statement shall be allowed, and no Other the Appeal again to the setting forth any Ground of Adjudication any such Statement shall be allowed, and no Other the Appeal again to the Appeal again the setting forth any Ground of Adjudication and setting forth any Ground of Adjudication and setting forth and the Appeal again the setting forth and the Appeal again the setting forth and the Appeal again the setting forth and the Appeal again the setting forth and the Appeal again the setting forth and

Reception of legal Evidence offered in support

Ground alleged to be set forth in any such S

prevail unless the Court be of opinion that such a is so imperfectly or incorrectly set forth as to be enable the Party receiving the same to inquire in of such Statement, and to prepare for Trial: Presented in the prepare of the p

es where the Court is of opinion that any such Ob-Statement or to the Reception of Evidence ought hall be lawful for such Court, if it so think fit, to h Statement to be forthwith amended by some Court, or otherwise, on such Terms as to Payment other Party, or postponing the Trial to another ne Sessions, or to the next subsequent Sessions, nt of Costs and Postponement, as to such Court d reasonable.

ipon the Trial of any Appeal against any such Powerfor Court the Return to a Writ of Certiorari, any Objection to amend Order count of any Omission or Mistake in the drawing on account of Omission or der, and it be shown to the Satisfaction of the Mistake. ficient Grounds were in proof before the Justices order to have authorized the drawing up thereof aid Omission or Mistake, it shall be lawful for the ch Terms as to Payment of Costs as it think fit, Order and to give Judgment as if no such stake had existed: Provided always, that no Ob- Proviso. int of any Omission or Mistake in any such Order n a Return to a Writ of Certiorari shall be allowed. nission or Mistake have been specified in the Rule ı Writ of Certiorari.

ther of the Parties to the said Appeal shall have Party making e Statement of Grounds of Adjudication or of frivolous or the opposite Party any Ground or Grounds in vexatious State-Order or of Appeal which, in the Opinion of the liable to pay ing the Appeal, is or are frivolous and vexatious, Costs. Il be liable, at the Discretion of the said Court, to or any Part of the Costs incurred by the other ing any such Ground or Grounds.

every such Appeal the Court before whom the Party losing t shall and may, if they think fit, order and direct Appeal to pay nst which the same is decided to pay to the other Costs as Court l Charges as may to such Court appear just and may direct. shall certify the Amount thereof.

Decision of the Court upon the Hearing of any Decisions of any such Order, as well upon the Sufficiency and Courts upon atement of the Grounds in support of the Order and hearing Appeals the Copy or Duplicate of the Order sent to the sh or County, as upon the amending or refusing to er as aforesaid, or the Statement of Grounds, shall hall not be liable to be reviewed in any Court by it of Certiorari or Mandamus or otherwise.

any Case in which an Order has been made as Abandonment Copy or Duplicate thereof sent as herein required, of Orders. ay be lawful for the Party who has obtained such any Notice of Appeal against such Order has or iven, and whether any Appeal has or has not been ndon such Order, by Notice in Writing under the ds of such Party, or, where such Order has been Guardians of any Union, under the Hands of any of such Guardians, to be sent by Post or delivered nt or the Party entitled to appeal, and thereupon T t 2 the

and be null and void to all Intents and Purposes as if not been made, and shall not be in any way given in case any other Order for the same Purposes shall Provided always, that in all Cases of such Abandons so abandoning shall pay to the Appellant or the I to appeal the Costs which he has incurred by re Order and of all subsequent Proceedings thereon; the proper Officer of the Court before whom any suit had not been abandoned) might have been broug Application, tax and ascertain at any Time, whether sitting or not, upon Production to him of such No donment, and upon Proof to him that such reason Taxation, together with a Copy of the Bill of Co

given to the Overseers, Guardians, or Clerk of the doning such Order, as the Distance between the I his Judgment require; and thereupon the Sum allo including the usual Costs of Taxation, which su hereby empowered to charge and receive, shall be the said Notice of Abandonment, and the said Notice shall be filed among the Records of the said Court.

the said Order and all Proceedings consequent thereon

Provisions of this Act as to Expenses to extend to Pauper Lunatics sent to Asylums under any other Act, &c.

t to der ct,

In Cases of Inquiries and Appeals Guardians and Officers interested to have Access to the Lunatic.

Expenses of the Burial, Removal, or Discharge of a Pauper. CXVIII. The Provisions of this Act for and of Payment of Expenses incurred or to be incurred Pauper Lunatics shall be applicable with respecton fined as Pauper Lunatics sent to any Asylum, repital, or licensed House under any other Act and Reception therein as Pauper Lunatics, and (save as wise provided concerning any Lunatic who shall an Estate, Real or Personal, applicable to his Main respect to all other Lunatics sent to any Asylum Hospital, or licensed House under any Order of Justices made under this Act, or the Acts hereby

any of them, as if such last-mentioned Lunatics we of being so sent actually chargeable to the Parisi

CXIX. In every Case of an Inquiry, Investiga

or Appeal as to the Parish in which a Pauper Lux

the Guardians, Clerks of the Guardians, Relieving

they have been or shall be sent.

Overseers of every Union including any Parish, or which Parish respectively is interested in such Ingation, Dispute, or Appeal, and every Person duly them respectively, and the Clerk of the Peace of interested in such Inquiry, Investigation, Dispute, of every Person duly authorized by such Clerk of the lall reasonable Times be allowed free Access in the Medical Attendant, to the Lunatic, to examine Premises.

CXX. On the Death, Discharge, or Removal of

from any Asylum, registered Hospital, or licenses necessary Expenses attending the Burial, Discharge of such Pauper shall be borne by the Union or Pari which such Pauper is chargeable, as herein-before p such Pauper be chargeable to a County as herein-bethen by such County, and shall be paid by the Guan

Parish, or by the Overseers of such Parish if not in a inder a Board of Guardians, or by the Treasurer of

f any Overseer, or any Treasurer of any County, upon Money ordered Order of Justices for the Payment of Money under the tobe paid byany of this Act or of any Act hereby repealed is made, Clerk, Overseer, or neglect for the Space of Twenty Days next after Relieving Offiof such Order to pay the Money so ordered to be paid, cer, or Treasurer to be levied (in oney, together with the Expenses of recovering the case of Neglect be recovered by Distress and Sale of the Goods of the to pay) by Disaw, or by any other Proceeding in any Court of com-

Treasurer so refusing or neglecting, by Warrant under tress or Action. and Seals of any Two Justices hereby authorized to Order for Payment of the Money aforesaid, or by an ediction, against such Overseer or Treasurer; and if ans upon whom any such Order is made refuse or such Time as aforesaid to pay the Money so ordered

the same, together with the Expenses of recovering ay be recovered by an Action at Law or by any other in any such Court; and in case of any such Action or no Objection shall be taken to any Default or Want any Order of Admission or Maintenance, or in any or Adjudication under this Act, if such Order or

n shall not have been appealed against, or if appealed ll have been affirmed.

Any Physician, Surgeon, or Apothecary who shall Medical Mcu ertificate contrary to any of the Provisions herein con- signing false for every such Offence forfeit any Sum not exceeding Certificates, and ounds; and any Physician, Surgeon, or Apothecary falsely state or certify anything in any Certificate giving Certificate, and any Person who shall sign any Certificate cates as such, Act, in which he shall be described as a Physician, guilty of Misdeor Apothecary, not being a Physician, Surgeon, or meanor. respectively within the Meaning of this Act, shall be Misdemeanor.

. If any Superintendent, Officer, Nurse, Attendant, Penalty on other Person employed in any Asylum strike, wound, Officers or Serwilfully neglect any Lunatic confined therein, he shall vantsill-treating of a Misdemeanor, and shall be subject to Indictment such Offence, or to forfeit for every such Offence, on Conviction thereof before Two Justices, any Sum not

Twenty Pounds nor less than Two Pounds. . If any Superintendent, Officer, or Servant in any Penalty on all, through wilful Neglect or Connivance, permit any Officers, &c. any Case to quit or escape from such Asylum, or be at allowing Lunaout such Order as in this Act mentioned, (save in the ties to escape or porary Absence authorized under the Regulations of beat large without Permission. ttee of Visitors,) or shall secrete, or abet or connive at of any such Person, he shall for every such Offence pay any Sum not more than Twenty Pounds nor less Pounds.

Every Committee of Visitors may sue and be sued in Visitors may sue of their Clerk; and no Action brought or commenced and be sued in

Miscellaneous.

their Clerk, whose Removal shall not abate Action.

moval of such Clerk, but the Clerk for the Time Visitors shall always be deemed Plaintiff or Defen-Action, as the Case may be.

CXXVI. It shall be lawful for the Secretary of Secretary of Commissioners sioners in Lunacy, by their Order, to prosecute or pr in Lunacy and any Person for any Offence against this Act, and for Clerks to Visiany Committee of Visitors of any Asylum, by the tors may proseprosecute or proceed against any Person for any O cuteforOffences. this Act committed by any Officer or Servant below or employed therein; and such Secretary or Clerk Prosecutor or Complainant in any such Prosecutor

by or against any such Committee of Visitors in t

their Clerk shall abate or be discontinued by the I

ceeding shall be competent to be a Witness therein Manner as if he were not such Prosecutor or Comp no such Prosecution or Proceeding shall abate or be by reason of the Death or Removal of such Secreta but his Successor shall come and be in his Place. CXXVII. All Penalties and Forfeitures imposed shall and may be recovered summarily before Tw

Penalties to be recovered in manner provided by 11 & 12 Vict.

Application of Penalties.

Forfeitures, when recovered upon Proceedings ta Secretary of the Commissioners, shall be paid to su

and be applied and accounted for by him in lik Money received for Licences for the Reception

Power of Appeal to the Quarter Sessions.

granted by the said Commissioners, and when re-Proceedings taken by the Clerk to any Committee any Asylum shall be paid to the Treasurer of such by him applied for the Purposes of such Asylum in as such Committee may think fit and direct, and in a shall be paid to the Treasurer of the County or which the Justices by whom the Person convicted of have acted in such Conviction.

CXXVIII. Any Person who thinks himself aggr

manner provided by the Act of the Twelfth Year of

"to facilitate the Performance of the Duties of J

" Peace out of Sessions, within England and Wales, " to summary Convictions and Orders;" and such

Order or Determination of any Justices under this A Orders adjudicating as to the Settlement of any Lui and providing for his Maintenance, may, within F Months after such Order or Determination made or to the General or Quarter Sessions, the Person appe first given at least Fourteen clear Days Notice in Wr Appeal and the Nature and Matter thereof to the Per against, and forthwith after such Notice entering in nizance before some Justice of the Peace, with T

Sureties, conditioned to try such Appeal, and to abi and Award of the said Court thereupon; and the sai Quarter Sessions, upon Proof of such Notice and I

having been given and entered into, shall in a su hear and determine such Appeal, or, if they think pro the Hearing thereof until the next General or Quar and if they see Cause may reduce any Penalty or Fort

e Fourth of the Amount imposed by this Act, and y Money to be returned which shall have been levied of such Order or Determination, and may also award Satisfaction to be made to the Party injured, or either of the Parties, as they shall judge reasonable and all such Determinations of the said General or ions shall be final, binding, and conclusive upon all Intents and Purposes whatsoever.

The Council of every Borough which shall within Six Council of every r the passing of this Act, by Writing under their Borough to exal, give Notice to One of Her Majesty's Principal ercise the same f State of the Intention of such Council to take upon erecting Asyities, Powers, and Authorities herein-before imposed lums as are upon or given to the Justices of the Borough, shall conferred upon ter the giving of such Notice be subject to and have Justices, &c. all the Duties, Powers, and Authorities of and for providing Asylums and carrying into execution the this Act which by this Act are imposed or conferred en to the Justices of such Borough, or upon any Comsitors to be appointed as directed by this Act, and all nd Contracts incurred or entered into by such Justices e on behalf of such Borough under this Act, or any repealed, shall thereupon become transferred to and pon such Council to the same Extent as they would

Duties, &c. of inding or obligatory on such Justices or Committee, ters and Things which in this Act are required to be y General or Quarter Sessions, or at any Meeting of

It shall and may be lawful for the Council of any such Committee confer upon any Committee to be appointed by such appointed by h of the Powers and Authorities which by this Act Council to have d upon any Committee of Visitors to be appointed as to such Council shall seem fit.

h Borough.

of such Borough, may and shall thenceforth be done ting of the Council of such Borough, and all Notices his Act are required to be given to or by the Clerk of hall and may thenceforth be given to or by the Town

Every City, Town, Liberty, Parish, Place, or Dis- Every City, being a Borough or Part of a Borough within the Town, Liberty, this Act, shall for all the Purposes of this Act be &c., not being a and be treated and rated as Part of the County the Meaning of th the same is situate, or if such City, Town, Liberty, this Act, to be ce, or District be situate partly in one County and annexed to and nother, then to and as Part of such one of the same rated as Part of such City, Town, Liberty, Parish, Place, or District the County een annexed to under the said Act of the Eighth and the same is s of Her Majesty, hereby repealed, or if not already so situate. en to and as Part of such one of the same Counties as r Majesty's Principal Secretaries of State shall by der his Hand and Seal direct, and shall contribute

the Expenses of the Asylum of the County to which all be so annexed, whether such Asylum have been

T t 4

same Powers as Committee of Visitors.

Borough within

provided

648 C.97. 16° & 17° VICTORI

provided before or after the passing of this Purposes of this Act be within the Juris of such County; and in every Case in Town, Liberty, Parish, Place, or District be annexed to a County in which an As have been already erected or provided, Liberty, Parish, Place, or District shall n provided by Law towards the Expenses i providing such Asylum, the present or an Visitors of such Asylum shall, as soon as after the passing of this Act, or after such to be paid by the City, Town, Liberty, P. so annexed towards the Expenses then all ing or providing such Asylum, in due Pro tion of such City, Town, Liberty, Parish, of the County to which it shall be ann last Returns under the Authority of Pa shall be paid by every such City, Town, or District to the Treasurer of such Asylv and raised by such City, Town, Liberty, P by a Rate to be made therein in the same be made therein for the Purpose of levying Monies hereby directed to be levied and of this Act; and the Justices for the Com Town, Liberty, Parish, Place, or District is aforesaid, in General or Quarter Sessions, and required to make such Rate as aforesai by such City, Town, Liberty, Parish, Plac applied by the Treasurer of the Asylum have been paid in such Manner as the shall direct, according to the Provisions

Interpretation of Terms.

execution the Purposes of this Act.

CXXXII. In this Act the Words and shall have the several Meanings hereby a there be something in the Subject or Cont

Construction; (that is to say,)

"County" shall mean every County, Ric County, County of a City, County include every City, Town, Parish, Pla Act annexed to a County for the Pur

"Borough" shall mean every Borough porate having a Quarter Session Reco

Peace :

"Parish" shall mean any Parish, Towns tra-parochial Place, or Place maintain

"Union" shall mean a Union of Paris
Act of the Fifth Year of King Will
tuled An Act for the Amendment and
of the Laws relating to the Relief of th
Wales, or under the Act of the Twent
George the Third, intituled An Act for
Employment of the Poor, or incorpora
Relief or Maintenance of the Poor und

" shall mean and include every Person of unsound and every Person being an Idiot:

' shall mean every Person maintained wholly or in or chargeable to any Parish, Union, or County: ' shall mean Justice of the Peace:

ng Clergyman of the Parish" shall include the Chap-

the Workhouse of the same Parish, or of the Workf a Union to which such Parish belongs:

ms" shall mean Guardians, Governors, Directors, rs, or acting Guardians, entitled to act in the order-

Relief to the Poor from Poor Rates:

r" shall mean Overseer of the Poor of any Parish, or

son acting as such:

g Officer" and "Clerk of the Guardians" shall respecnean such Relieving Officer and Clerk of the Guar-

nd any Persons acting as such respectively:

the Peace" shall mean every Clerk of the Peace, and erson acting as such, or any Deputy duly appointed: in," " Surgeon," and "Apothecary" shall respectively Physician, Surgeon, and Apothecary duly authorized sed to practise as such by or as a Member of some University, Company, or Institution legally esta-and qualified to grant such Authority or Licence, Part of the United Kingdom, or having been in e as an Apothecary in England or Wales on or before eenth Day of August One thousand eight hundred and and being in actual Practice as a Physician, Surgeon, thecary:

er of the Borough" shall mean every Officer who has stody of any Monies raised by a Borough Rate:

er of the County" shall mean every Officer who has stody of any County Rate, or of any Rate of any City, Parish, Place, or District by this Act annexed to a

for the Purposes hereof:

Rate" shall mean a County Rate and any Funds asupon or raised in or belonging to any County in the of County Rates, and applicable to the Purposes to

County Rates are applicable:

i Rate" shall mean a Borough Fund or Rate, and any ssessed upon or raised in or belonging to any Borough Nature of Borough Rates, and applicable to the Purwhich Borough Rates are applicable:

" shall mean any Asylum, House, Building, or Place 48 G. S. c. 96, erected or provided under the Provisions of an Act 9 G. 4. c. 40. in the Forty-eighth Year of King George the Third,

Ninety-six, or an Act of the Ninth Year of King the Fourth, Chapter Forty, or the said Acts hereby d, or any of them, or subject to the Provisions of the cts or any of them, or to be erected or provided under

ovisions of this Act.

II. Nothing in this Act shall affect the Provisions of Not to affect following Acts; (that is to say,) an Act of the Session Provisions of pter Ninety-four; an Act of the Session holden in the e. 144 or

oou VICION

as to Criminal Lunatics.

Commencement of Act.

Extent of Act. Short Title.

3 & 4 Vict. c. 54. First and Second Years of Her Majesty, C an Act of the Session holden in the Third Her Majesty, Chapter Fifty-four; or any ing to Criminal Lunatics.

CXXXIV. This Act shall commence an on the First Day of November One thousa

fifty-three. CXXXV. This Act shall extend only to

CXXXVI. This Act may be cited as " Act, 1853."

SCHEDULES referred to by the

SCHEDULE (A.)

FORM of AGREEMENT for uniting under the Purpose of erecting or providing an . tion of Lunatics.

It is agreed this Day of between the Committees of Justices of the [or Counties] and the Borough [or Boroug and the Committee of the Subscribers of t

[as the Case may be], sever for the uniting of the said County and Bor Boroughs and Lunatic Hos be], for the Purposes of an Act passed in the of Her Majesty Queen Victoria, intituled ' the Title of this Act, that the said Com Borough for Boroughs, and the said Lu Case may be, shall henceforth be united t said Act; and that an Asylum for the I with all necessary Buildings, Courts, Yards immediately provided and properly fitted for the Purposes mentioned in the said Act; Expenses attending the providing, building and Maintenance of the said Asylum sha said County [or Counties] and Borough [or Hospital], so united, in the following Propo

The County of Expenses.

Two

The Borough of The Lunatic Hospital of

same [as the Case may be]. And it is further agreed, that the Con superintend the building, Erection, and M Asylum shall be appointed in the follow Justices of the Peace for the said County appoint * , the Justices of the

shall appoint * to the said Lunatic Hospital of

Y ... T. PG. 0

Insert in these Blanks either the Number or t and where the Number of the Committee of Visitors ment, but only the Proportions, a Provision shall be fixing from Time to Time the Number of such Commi bolden in the .. 14, se

and the Proportions in which the said Comsitors are to be appointed as aforesaid may be from
me varied, with the Consent in Writing under the
e greater Number of Visitors of the said County and
reach of the said Counties and Boroughs], and of the
mber of Visitors appointed by the said Body of Subwith the Consent of the Commissioners in Lunacy:
to we, the undersigned, being the major Part of each
sittees of Justices of the Peace for the said County
in [or Counties and Boroughs] respectively, and the
of the Committee of Subscribers to the said Lunatic
to the said Lunatic Hospital, set our Hands and
Day of in the Year

SCHEDULE (B.)

RIGAGE and CHARGE upon the County or Borough Rates for securing the Money borrowed.

the Chairman of the Court of Quarter
the Peace of the County of holden at
the Day of and
of Her Majesty's Justices of the Peace for the said
mbled in the said Court, [or We, the Mayor and
the Borough of as the Case shall be,]
of the Powers to us given by an Act passed in the
Year of Her Majesty Queen Victoria, intituled

[here insert the Title of this Act], do hereby mortage all the Rates and Funds to be raised and paid id County [or Borough, as the Case may be], under ion of County Rates [or Borough Fund or Rates,] ment of the Sum of which

hath advanced and paid towards defraying the purchasing Lands, and for building and repairing, &c. shall be] a Lunatic Asylum for the said County [or the United Counties and Boroughs of, &c., as the e], and we do hereby grant and confirm the same Funds unto the said his Executors, ors, and Assigns, for securing the Repayment of the and Interest for the same after

per Centum per Annum, and do order er for such County [or Borough, &c., as the Case shall the Interest of the said Sum of half-

said and the said Justices [or the said Council, as the Case may be,] pursuant to the Directal Act.

SCHEDULE (C.) No. 1.

Names of all Pauper Lunatics in	the Asylum at	for
the County [or Borough,	, &c., as the Case	may be, of
on the	Day of	18 .

Names of those chargeable to a Parish,	Date of Admission.	Names of those chargeable to County.	Date of Admission.	Names of Criminals.

This is a correct Return.

Dated

(Signed)

Clerk of the Asylum.

SCHEDULE (C.) No. 2.

Names of all private Lunatics in the Asylum at the County [or Borough, &c., as the Case may be,] of on the Day of 18.

Date of Admission.

This is a correct List.

Dated

(Signed)

Clerk of the Asylum.

SCHEDULE (D.)

FORM of ANNUAL RETURN.

of all LUNATICS, IDIOTS, and other Persons of unind, chargeable to the Common Fund, or to the
comprised within [such Part of] the
s is situate] [or to the Parish of] in
ty of specifying the Names, Sex, and
ach, and whether daugerous or otherwise, and for
agth of Time they have been supposed to be of

Mind, and where detained, or how otherwise dis-

ntained.	و الم	nce and	ers.		peoddns	
In Lodgings, or boarded out, and where, and with whom, by Name.	Residing with Relatives, and where, and with whom, by Name.	Weekly Cost of Maintenance and Clothing. Whether Lumatic or Idiot.	Dangerous to himself or others.	Of dirty Habits.	For what Length of Time supposed to be of unsound Mind.	Observations.
In L. by Basic Weel	Weel	Ž Š	Dang	Of di	For	e e e
					:	
·						

ned by me this

Day of

18 .

Clerk to the Board of Guardians of the said Union, [or Overseer of the said Parish].

hargeable to the Common Fund, who are in the Workhouse, should the County where the Workhouse is situate; and those who are not se, as in the County in which they reside.

SCHE-

C. 97.

SCHEDULE (E.)

County of Union [or Parish] of District of

QUARTERLY LIST of LUNATIC PAUPERS within the District of the Union of For the Paris in the County or Borough of not in any Asylum, registered Hospital, or licensed House.

Name.	Sex.	Age.	Form of mental Disorder.	Duration of present Attack of Insanity, and, if idiotic, whether or not from Birth.	Where and with whom resident.	OI.	In what Condition, and if ever restrance, why, by what Means, and how often.
	1			•			

I declare that I have personally examined the several Persons whose Names are specified in this List, on the Days set opposite to their Names, and that they are all [or all except A.B., C.D., and E.F.] properly taken care of, and may properly remain our of an Asylum, and that these are the only Pauper Lunatics ! District of the the best of my Knowledge, in the who are not in an Asylun Union [or in the Parish] of registered Hospital, or duly licensed House.

> (Signed) Medical Officer of the

of the Union [or Parish] of

One thousand eight

District

Dated the hundred and

SCHEDULE (F.) No. 1.

ORDER for the RECEPTION of a PAUPER PATIENT.

Day of

I, C.D. [in the Case of a single Justice of the Peace, or in the Case of Two Justices, or of a Clergyman and Relieving Officer, ht. We, C.D. and E.F.], the undersigned, having called to my $[\sigma^{out}]$ Assistance a Physician, [or Surgeon, or Apothecary, as the Care may be,] and having personally examined A.B., a Pauper, [mil. the Words "a Pauper" when the Lunatic is not a Pauper, and ed that the said A.B. is a Lunatic [or an Idiot, or a nsound Mind,] [add, where the Lunatic is sent as ring at large, the Words "wandering at large," and of a Lunatic sent by virtue of the Authority given to es, add "not under proper Care and Control," or elly treated [or neglected] by the Person having the arge of him," as may appear to the Justices to be the proper Person to be taken charge of and detained and Treatment, hereby direct you to receive the said Patient into your Asylum [or Hospital, or House]. a Statement respecting the said A.B.

(Signed) C.D.

* A Justice of the Peace for the City or Borough of [or an or the Officiating Clergyman of the Parish of [Signed].

The Relieving Officer of the Union or Parish of [or an Overseer of the Parish of].

med by Two Justices, where required by the foregoing Act.

Day of

One thousand eight

Superintendent of the Asylum unty of or the Lunatic of Proprietor of the Iouse of [describing the Hospital, or House].

Where the Order directs the Lunatic to be received into Asylum other than an Asylum of the County or Borough sich the Parish or Place from which the Lunatic is sent uate, or into a registered Hospital or licensed House, it is state that the Justice or Justices or other Persons my the Order is or are satisfied that there is no Asylum ch County or Borough, or that the Asylum or Asylums of is or are full; or (as the Case may require) the al Circumstances by reason whereof the Lunatic cannot emiently be taken to an Asylum for such first-mentioned sty or Borough.

STATEMENT.

ticulars in this Statement be not known, the Fact to be so stated.]

Patient, and Christian Name, at Length. Age.

single or widowed.

of Life, and previous Occupation (if any).

gious Persuasion, as far as known.

Place of Abode.

first Attack.

nown) on first Attack.

d where previously under Care and Treatment.

of existing Attack.

Supposed

Supposed Cause.

Whether subject to Epilepsy.

Whether suicidal.

Whether dangerous to others.

Parish or Union to which the Lunatic is chargeable (if a

Pauper or destitute Lunatic).

Name and Christian Name and Place of Abode of the nearst known Relative of the Patient, and Degree of Relationship is known).

I certify that to the best of my Knowledge the above

Particulars are correctly stated.

(Signed)

[In the Case of a Pauper, to be signed by the Relieving Officer or Overser.]

SCHEDULE (F.) No. 2.

ORDER for the RECEPTION of a PRIVATE PATIENT.

I, the undersigned, hereby request you to receive AB. Lunatic, [or an Idiot, or a Person of unsound Mind,] as a Paient into your Asylum. Subjoined is a Statement respecting the said A.B.

(Signed)

Name.

Occupation (if any).

Place of Abode.

Degree of Relationship (if any), or other Circumstance of Connexion with the

Patient.

Dated this hundred and

Day of

One thousand eight

To Superintendent of the Asylum for the County [or Borough] of [describing the Asylum].

STATEMENT.

[If any of the Particulars in this Statement be not known, the Fact to be so stated.]

Name of Patient, with Christian Name, at Length.

Sex and Age.

Married, single, or widowed.

Condition of Life, and previous Occupation (if any).

The Religious Persuasion, as far as known.

Previous Place of Abode.

Whether first Attack.

Age (if known) on first Attack.

When and where previously under Care and Treatment

Duration of existing Attack.

Supposed Cause.

Whether subject to Epilepsy.

Whether suicidal.

Whether dangerous to others.

Whether found lunatic by Inquisition, and Date of Commission or Order for Inquisition.

Special

Circumstances (if any) preventing the Patient being before Admission, separately by Two Medical Practi-

(Signed)

Name.

Person signing the Statement is not the Person who Order, the following Particulars concerning the Person e Statement are to be added; viz.

Occupation (if any). Place of Abode.

Degree of Relationship (if any), or other Circumstances of Connexion with the Patient.

SCHEDULE (F.) No. 3.

FORM of MEDICAL CERTIFICATE.

dersigned, [here set forth the Qualification entitling certifying to practise as a Physician, Surgeon, or ex. gra., "being a Fellow of the Royal College of n London,"] and being in actual Practice as a [Physican, or Apothecary, as the Case may be,] hereby certify, he Day of at

the Street and Number of the House (if any) or other lars, in the County of , [in any Case than One Medical Certificate is required by this Act, separately from any other Medical Practitioner, permised A.B. of [insert Residence and content of the

or Occupation, if any,] and that the said A.B. is a r an Idiot, or a Person of unsound Mind,] and a on to be taken charge of and detained under Care and and that I have formed this Opinion upon the following iz.

indicating Insanity observed by myself [here state the s].
Facts (if any) indicating Insanity communicated to me

thers [here state the Information, and from whom].
(Signed)

Place of Abode.

Day of

d

One thousand eight

SCHEDULE (F.) No. 4.

NOTICE of ADMISSION.

r give you Notice, That A.B. was admitted into this a private [or Pauper] Patient on the Day and I hereby transmit a Copy of the Order and Medical Certificates [or Certificate] on which he

vate Patient be received upon One Certificate only, the cumstances which have prevented the Patient from being y Two Medical Practitioners to be here stated, as in the accompanying the Order for Admission.]

accompanying the Order for Admission.

Subjoined

Subjoined is a Statement with respect to the mental and bodily Condition of the above-named Patient.

(Signed)

Clerk of

Asylum.

Dated the hundred and Day of

One thousand eight '

STATEMENT.

I have this Day [some Day not less than Two clear Days after the Admission of the Patient] seen and examined the Patient mentioned in the above Notice, and hereby certify that with respect to mental State he [or she] , and that with respect to bodily Health and Condition he [or she]

(Signed) Medical Officer of

Asylum.

Dated the hundred and Day of

One thousand eight

SCHEDULE (F.) No. 5.

FORM of NOTICE of DISCHARGE, REMOVAL, OF DEATH

I HEREBY give you Notice, That Paper [or a private] Patient admitted into this Asylum on the Day of was discharged therefrom recovered [or relieved, or not improved,] or was removed to [mentioning the Asylum, &c.] relieved [or not improved], by the Authority of or died therein in the Presence of ,] on the Day of .

(Signed) Clerk of the

Asylum.

Dated the hundred and

Day of

One thousand eight

In case of Death, add, "I certify that the apparent Cause of Death of the said [as ascertained by post morten Examination (if so),] was"

(Signed)
Medical Officer of the

Asylum.

	Observations			,	
	Died.				ŀ
, 2	Not improved.				,
Dis- charged or removed.	Relieved				٤
15 15	Recovered.		_		1
ge, Removal,	Date of Dischar or Death.	1846: Sept. 1	1848: Dec. 2	1853: June 8	
tack.	Age on First A	12	1	ı]
saloan Attacka.	Number of prev	Ø4	89	4	-
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uratio of cieting ttacks	Months	•	1	ı	ا
Du Or At	Yeara	1	~	60	
**	Congenital Idiot	1			-
	Epileptica			<u> </u>	۽ ا
n, and Name any.	Bodily Condition of Disease, if			•	
of Insanity.	Supposed Cause	•	•	•	
Form	mental Dis- order.	Melan-	•	•	,
signed.	and by whom				
l Certificates,	Dates of Medica	•	•		1
Jass Lino	By whose Autho	•	;	:	1
or Pariah to	County, Union, which charge	,	•	•	4
of Abode.	Previous Place	:		:	
d .	• g	<u> </u>			4
Condition of Life,	and previous	arpente	•	•	
			<u> </u>		1
Condition as to Marriage.	Single. Widowed.	1			4
onditic se to farriag	Married	- -			1
0	Age.		<u> </u>		:
	<u>₽;</u>	- 23	- 8	- 58	
Sex.					
Christian and	Surname at Length.	William Johnson	William Johnson	William Johnson	,
TIO	issimbA to stad	1846: Jan. 3	1848; June 9	1852: May 6	1
".goissimbA	No. in Order of	~ 44 0	3 410	0 1-00	
-simbA anoiv	Date of last prevaion, if any.				

* In the Case of an Asylum receiving both private and Pauper Patients, a separate Register in the above Form to be kept for each Class.

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SCHEDULE (G.) No. 2. REGISTER Of DISCHARGES, REMOVALS, and DEATHS.*

	Death, Observations.					
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Assigned Age	of Death.				- Phthisis 27	for cuch
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Ä		Þ			-	100
P H H H	ot oved.	Fi			1	
at, an Asylt Host d Ho	Not improved.	×			1	340
Removal, and to what Asylum, registered Hospital, or licensed House.	Re- covered. Relieved improved. Relieved.	Ŀ.			ı	1
regis	Relie	Ä			ı] =
	ot oved.	뚄			1	Certain
و_	Not improv	×			•	Tate 1
arged	eved.	阵			1	The Date
Discharged.	Reli	K.			1	at.
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	E 400	Þ	-	-	1	auper
Ser.		[1	1	I	1	a pur
		뉡		~	-	vate
Christian	and Surname at Length.		William Johnson	William Johnson	William Johnson	" In the Case of an Asylum receiving both private and Pauper Patients, a separate Megiet in the above Form to be here for each Class.
No. in Register of Patients.			4	~	an Asylun	
Date of	last Admission.		1846: Jan. 3 -	1848: June 9 -	1852; May 6	The Case of
Date of Death,	Discharge, or Removal		1846: Sept. 1 -	1848: Dec. 2 -	1863; June 8	u I

SCHEDULE (G.) No. 3.

FORM OF MEDICAL JOURNAL.*

er :8.	Patients who s last Entry have Restraint or when and for w Reasons, an Restraint, by		reatment, what, ny,	Deaths, Injuries, and Violence to Patients since	
	Males.	Females.	Males.	Females.	the last Entry.
		·			

e of an Asylum receiving both Pauper and private Patients, a ll to be kept in the above Form for each Class,

C A P. XCVIII.

the further Relief of the Suitors of the High [20th August 1853.] Chancery.

EAS it is expedient to make further Provision for Relief of the Suitors of the High Court of Chancery: ore enacted by the Queen's most Excellent Majesty. the Advice and Consent of the Lords Spiritual and nd Commons, in this present Parliament assembled,

Authority of the same, as follows:

l be lawful for the Lord Chancellor, at such Time Funds, the e Calendar Months after the passing of this Act as Dividends of to him to be most convenient, to cause an Investiga- which have not ade into the several Accounts standing in the Name of for Fifteen countant General to the Credit of any Cause or Matter Years, may be ds of which shall not have been dealt with for Fifteen transferred to wards prior to such Time, and if and when he shall be the Suitors Fee hat it is not probable that any Claim will be made for Fund Account. o make Orders for the Appropriation of the future Uu3 Dividends

Dividends to accrue due on such Stock, or such Part of such Dividends as he shall be of opinion may safely and properly be so appropriated, as the same shall accrue, for the Benefit of the Suitors of the said Court, and for the carrying the same over to the Credit of an Account to be entitled "The Suitors Unclaimed Dividend Account," and for the carrying from Time to Time such Part of the Cash standing to the last-mentioned Account as b may think fit over to the Credit of the Account in the Books of the said Accountant General called "The Suitors Fee Fund Account," and such Dividends when so carried over shall thereupon become Part of the Fund standing to such Account.

Rights of or Dividends transferred not to be affected. but to be satisfied out of the Suitors Fee Fund.

II. The Right of any Suitor of the said Court to the Stock the Suitors to Stock Dividends of which shall be appropriated by any such Order or Orders as aforesaid, or to the Dividends so directed to be appropriated, shall not be in anywise prejudiced or affected by such Order or Orders, or by such Appropriation in pursuance thereof as aforesaid, but the Claims of such Suitor or Suitors shall be made good and satisfied out of the Fund standing to the Credit of the Accounts called "The Suitors Fee Fund Account," and "The Suitors Unclaimed Dividend Account," or either of them, by virtue of any Order or Orders to be from Time to Time made by the said Court for that Purpose; and if and when it shall become necessary for the Purposes aforesaid, it shall be lawful for the Lord Chancellor, by any Order or Orders to be from Time to Time made for that Purpose, to impose such Fees in relation to Proceedings in the said Court of Chancery as to him shall seem meet, and to direct that such Fees shall be collected by means of Stamps, to be provided and used in the Manner row adopted with reference to Fees collected by means of Stamps in the said Court, and to alter, diminish, or abolish such new or additional Fees, as Circumstances may from Time to Time warrant him in so doing.

Periodical Investigations and Transfers to be made of Accounts the Dividends of which have not been received for Fifteen Years.

III. At the Expiration of every Five Years from such First Investigation as aforesaid it shall be lawful for the Lord Chancellor to cause a similar Investigation to be made into the seven Accounts standing in the Name of the said Accountant General to the Credit of any Cause or Matter the Dividends of which shall not have been received for Fifteen Years or upwards prior to aich Time, and thereupon the same Course shall be pursued in every respect with respect to such Accounts as is herein-before directed with respect to the Investigation so to be made within Nine Calendar Months after the passing of this Act; and the Prosions herein-before contained saving the Rights of the Suita ! any Dividends which may have been appropriated upon or it consequence of such Investigation, and giving Power to the Lad Chancellor to impose, alter, diminish, or abolish Fees in consequence thereof, shall extend and be applicable to every successive Investigation so to be made as aforesaid.

Dividends. &c. issued from Monies placed out to provide for Chancery Officers to be transferred to

IV. And whereas there is now standing in the Name of the Accountant General of the said Court, to the Credit of the Account intituled "Account of Monies placed out to provide for

the Officers of the High Court of Chancery," the Sum of Two hundred and one thousand and twenty-eight Pounds Two Shil-

lings and Threepence Bank Three Pounds per Cent Amoities,

Amount of Cash which has arisen from Dividends Suitors Foo And whereas under the Act passed in the Session Fund. ment holden in the Third and Fourth Years of King the Fourth, Chapter Ninety-four, Section Thirty-six. lends arising from the Fund standing to the Credit of last-mentioned Account are directed or authorized to ed in the Purchase of Parliamentary or Government s in the Name of the said Accountant General, to be sced to the Credit of the said last-mentioned Account: reas it is unnecessary to continue the Accumulation of lends on the Funds so as aforesaid standing to the the said last-mentioned Account, and it is expedient Dividends should from Time to Time be applied in e Fund called the Suitors Fee Fund: Be it therefore hat the Dividends and annual Produce which have which shall arise from the Monies placed out on the tituled "Account of Monies placed out to provide for s of the High Court of Chancery" shall be carried e said Accountant General, and be placed to the said tituled "The Suitors Fee Fund Account," and shall become Part of the Fund standing to such Account, and

th accordingly.

whereas it is expedient to reduce the Stamp Duties Reduced Stamp n Letters or Powers of Attorney to be used in the Duties to be the said Accountant General upon the Receipt of payable here-Notes, or Drafts for small Sums of Money: Be it after on Powers of Attorney, &c. nacted. That from and after the passing of this Act Duties which if this Act had not been passed would payable on Letters or Powers of Attorney to be used se of the said Accountant General for the Receipt of lotes, or Drafts for gross Sums of Money not exceeding Twenty Pounds, or periodical Payments not exceeding Sum of Five Pounds, shall cease to be payable, and d the same are hereby repealed, and in lieu and instead ere shall be granted, raised, levied, and collected in every such Letter or Power of Attorney, or for or in the Vellum, Parchment, or Paper upon which the same ritten, the Sum of Five Shillings.

said Duties hereby directed or authorized to be raised, Stamp Duties collected shall be denominated and deemed to be Stamp to be under the shall be under the Management of the Commissioners Management of Revenue for the Time being; and all the Powers, Proauses, Regulations, Directions, Exemptions, Fines, For- Revenue. Pains, and Penalties contained in or imposed by the ts relating to any Stamp Duties now payable in Great d Ireland respectively shall respectively be in full Force with respect to the Duties by this Act directed or to be raised, levied, or collected, and to the Vellum, t, and Paper, and to the Persons liable to the Payment d Duties, so far as the same are or shall be applicable, be observed, applied, allowed, enforced, and put in for and in the raising, levying, and collecting of the s, and otherwise in relation thereto, so far as the same e superseded by and shall be consistent with the express

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Provisions of this Act, as fully and effectually to all Intents and Purposes as if the same had been herein repeated and specially enacted.

Accountant General may be empowered to act on Powers of Attorney in Receipt of future Monies.

VII. It shall be lawful for the Lord Chancellor, whenever it shall seem expedient to him so to do, to empower and direct the Accountant General of the said Court to receive and act upon Letters or Powers of Attorney granted by any Person to whom any Sum or Sums of Money shall by any Order in any Cause or Matter be directed to be paid, authorizing the Attorney of such Person to receive, not only a Cheque, Note, or Draft for the Sun or Sums of Money so ordered to be paid, but all Cheques, Notes, or Drafts for any further or other Sum or Sums of Money which by any Order or Orders to be thereafter made in the same Cause or Matter, or any Cause or Matter connected therewith, shall be ordered to be paid to such Person or Persons by or out of any Fund then or thereafter to be standing to the Credit of such Cause or Matter; and the Lord Chancellor shall by Order make such Provision as he may deem necessary for satisfying the Accountant General of the Identity of the Person named in Two or more Orders.

Compensation Allowances may be applied to making good Monies improperly withheld or abstracted by Parties entitled to such Allowances.

VIII. 'And whereas under various Acts of Parliament now in force, or under Orders made in pursuance of such Acts. Compensation Allowances have been granted and are payable to various Officers of the said Court, which have been made to cease upon such Officers obtaining other Offices or Employments. ' during the Continuance of such Officers in the same: And whereas it has happened that Officers of the said Court entitled to Compensation Allowances have obtained other Offices or Employments in the said Court or the Offices thereof, and by reason of Malversation in such Offices or Employments have been dismissed therefrom or have resigned the same, and it is expedient that any Monies improperly withheld by any such Officer should be made good to the Fund to which the same ' ought to have been applied:' It shall be lawful for the Lord Chancellor, by any Order or Orders to be by him from Time to Time made for that Purpose, to direct that the whole or any Part of the Compensation Allowance payable to any Person who shall have held any Office or Employment in the said Court by virtue of any Act or Acts of Parliament heretofore passed or hereafter to be passed, or any Order or Orders in pursuance thereof, shall be applied in Payment to the Fund from which such Monies as aforesaid shall have been abstracted, for the Purpose of making good the same, with such Interest thereon from the Time the same may have been received as the Lord Chancellor may think proper, and with the Costs of making and acting upon the said Orders; and any Order or Orders so to be made shall overreach any Assignment or Assignments which after the Tenth Day of February One thousand eight hundred and fifty-three shall have been made of any such Compensation Allowance, whether made voluntarily or for a good and valuable Consideration.

Orders may be annulled or altered.

IX. Any Order or Orders for the Time being made under this Act may from Time to Time be annulled, altered, or varied by the like Authority by which any such Order or Orders shall have been made, and new Orders from Time to Time be made for any

oses of this Act by the Authority by which Orders are horized to be made.

ne Construction of this Act, unless such Meaning be As to the Term to or inconsistent with the Context, the Expression "Lord Chancellor shall mean and include the Lord High Chan- cellor." reat Britain and the Lord Keeper or Lords Commisthe Great Seal of the United Kingdom for the Time

d whereas by an Act passed in the Fifteenth and Six- Officers of the ars of the Reign of Her present Majesty, Chapter Court of Chanven, Section Forty-six, Provision was made for grantannuation Allowances to any Person holding any Office tment in the Court of Chancery who should be afflicted of Exchequer, e permanent Infirmity disabling him from the due enabled to comof his Office, or should have continued in any Office pute the Period for Twenty Years, and should be desirous of resignme: And whereas by the Act of the Fifth Year of the Her present Majesty, Chapter Five, certain of the Purposes of reerks and Side Clerks of the Court of Exchequer were tiring Pensions. Registrars and Clerks to Registrars of the Court of , and it is expedient that the Time during which they the Offices of Sworn Clerks and Side Clerks of the rt of Exchequer should for the Purposes herein-after d be added to the Time during which they have been s and Clerks to Registrars of the Court of Chancery: fore enacted, That the Commissioners of Her Majesty's in ascertaining and awarding the Amount of any ation Allowance under the Authority of the said Act teenth and Sixteenth Victoria, Chapter Eighty-seven, istrars and Clerks to Registrars of the Court of Chanhall have been Sworn Clerks and Side Clerks in the xchequer, shall take into consideration the whole Period ich they shall have been such Sworn Clerks and Side d the same shall be added to the Time during which have held the Offices of Registrars and Clerks to the of the Court of Chancery.

cery, who were formerly Officers of the Court they were such

C A P. XCIX.

o substitute, in certain Cases, other Punishment in Transportation. [20th August 1853.]

EREAS by reason of the Difficulty of transporting ffenders beyond the Seas it has become expedient to te, in certain Cases, other Punishment in lieu of Transn:' Be it therefore enacted by the Queen's most Excelsty, by and with the Advice and Consent of the Lords and Temporal, and Commons, in this present Parliament , and by the Authority of the same, as follows:

r the Commencement of this Act no Person shall be No Person to be to Transportation who if this Act had not been passed transported, ext have been liable to be transported for Life, or for a cept for Life or Fourteen Years or upwards; and no Person shall be to Transportation for any Term less than Fourteen

for 14 Years or

Sentence of Pe-

C.99.

Persons liable to Transportation for 14 Years, &c. may still be sentenced to Transportation, &c.

Terms of Penal Servitude which are to be awarded instead of the present Terms of Transportation.

II. Any Person who if this Act had not been passed might have been sentenced to Transportation for a Term of less than Fourteen Years shall be liable, at the Discretion of the Court, to be kept in Penal Servitude for such Term as herein-after mentioned.

III. Any Person who if this Act had not been passed might have been sentenced to Transportation for a Term of Fourteen Years or upwards or for Life shall, after the Commencement of this Act, be liable, at the Discretion of the Court, to be sentenced either to such Transportation for Fourteen Years or upwards or for Life, or to be kept in Penal Servitude for such Term as under this Act may be awarded instead of such Transportation.

Terms of Penal Servitude to be awarded instead of the Penal Servitude which are to be this Act had not been passed shall be as follows; (that is to say,)

Instead of Transportation for Seven Years or for a Term not exceeding Seven Years, Penal Servitude for the Term of Four Years:

Instead of any Term of Transportation exceeding Seven Year and not exceeding Ten Years, Penal Servitude for set Term not less than Four and not exceeding Six Years:

Instead of any Term of Transportation exceeding Ten Year, and not exceeding Fifteen Years, Penal Servitude for any Term not less than Six and not exceeding Eight Year:

Instead of any Term of Transportation exceeding Fiften Years, Penal Servitude for any Term not less than Six and not exceeding Ten Years:

Instead of Transportation for the Term of Life, Penal Servitude for the Term of Life:

And in every Case where, at the Discretion of the Court, One of any Two or more of the Terms of Transportation herein-before mentioned might have been awarded, the Court shall have the like Discretion to award One of the Two or more Terms of Penal Servitude herein-before mentioned in relation to such Terms of

Transportation.

V. Whenever Her Majesty, or the Lord Lieutenant, or other Chief Governor or Governors of Ireland for the Time being, shell be pleased to extend Mercy to any Offender convicted of any Offence for which he may be liable to the Punishment of Death. upon Condition of his being kept to Penal Servitude for any Term of Years or for Life, such Intention of Mercy shall have the same Effect and may be signified in the same Manner, and a-Courts, Justices, and others shall give Effect thereto and to the Condition of the Pardon in like Manner, as in the Cases where Her Majesty, or the Lord Lieutenant or other Chief Governor or Governors of Ireland for the Time, is or are now pleased to extend Mercy upon Condition of Transportation beyond Seas, the Order for the Execution of such Punishment as Her Majesty, or the Lord Lieutenant or other Chief Governor or Governors of Ireland for the Time being, may have made the Condition of Her, his, of their Mercy being substituted for the Order for Transportation.

VI. Every Person who under this Act shall be sentenced or ordered to be kept in Penal Servitude may, during the Term of the Sentence or Order, be confined in any such Prison or Place of Confinement in any Part of the United Kingdom, or in any River.

Conditional Pardons to be allowed with reference to the substituted Punishment, as in Cases of Pardons ou Condition of Transportation.

Persons under Sentence or Order of Penal Servitude how to be dealt with. arbour of the United Kingdom, in which Persons under or Order of Transportation may now by Law be conany other Prison in the United Kingdom, or in any er Majesty's Dominions beyond the Seas, or in any Port r thereof, as One of Her Majesty's Principal Secretaries ay from Time to Time direct; and such Person may ch Term be kept to Hard Labour and otherwise dealt respects as Persons sentenced to Transportation may w be dealt with while so confined.

l Acts and Provisions of Acts now applicable with All Acts, &c. Persons under Sentence or Order of Transportation concerning Conar as may be consistent with the express Provisions of to Transportabe construed to extend and be applicable to Persons tion, made ap-Sentence or Order of Penal Servitude under this Act; plicable for the e Powers and Provisions contained in the Act of the Purposes of this r of King George the Fourth, Chapter Eighty-four, Act. g the Appointment by Her Majesty from Time to Places of Confinement as therein mentioned for Male under Sentence or Order of Transportation, and autho-Majesty to order Male Offenders convicted in Great nd under Sentence or Order of Transportation to be ard Labour in any Part of Her Majesty's Dominions gland, shall extend and be applicable to and for the ent by Her Majesty of like Places of Confinement in of the United Kingdom for Offenders (whether Male or entenced under this Act in any Part of the United and to and for the ordering of such Offenders to be ard Labour in any Part of Her Majesty's Dominions out d; and all the Provisions of the said Act concerning the o or from and Confinement in the Places of Confinement of England, appointed under the said Act, of the therein mentioned, and all Acts and Provisions of in force concerning or relating to the Regulation and nt of such Places of Confinement, and the Custody, , Management, and Control of or otherwise in relation nders confined therein, shall, so far as the same may be with the express Provisions of the Act, extend and be to and for the Removal to and from and Confinement aces of Confinement appointed under this Act of the sentenced in any Part of the United Kingdom, and be applicable to and in respect of such Places of nt and the Offenders to be confined therein.

rovided always, That all the Powers vested under this Powers of ssly or by reference to any other Act, in One of Her Secretary of Principal Secretaries of State, shall in relation to State to be exercised in Ireland, or where such Powers are by Lord Lieuto be exercised in Ireland, be exercised by the Lord tenant. or other Chief Governor or Governors of Ireland; the Signature of One of Her Majesty's Principal of State would be necessary in relation to the Exercise wers, the Signature of such Lord Lieutenant or Chief or Governors, or his or their Chief Secretary, shall be the Case of the Exercise of such Powers by such enant or Chief Governor or Governors.

Her Majesty may grant Licences to be at large to Convicts under

Sentence of

Transportation.

C.99.

IX. It shall be lawful for Her Majesty, by an Order in Writing under the Hand and Seal of One of Her Majesty's Principal Secretaries of State, to grant to any Convict now under Sentence of Transportation, or who may hereafter be sentenced to Transportation, or to any Punishment substituted for Transportation by this Act, a Licence to be at large in the United Kingdom and the Channel Islands, or in such Part thereof respectively as in such Licence shall be expressed, during such Portion of his or be Term of Transportation or Imprisonment, and upon such Contions in all respects as to Her Majesty shall seem fit; and it shall be lawful for Her Majesty to revoke or alter such Licence by a like Order at Her Majesty's Pleasure.

Holder of Licence not to be imprisoned, &c.

and committed

If Licence

to Prison.

revoked, the Convict may be apprehended,

X. So long as such Licence shall continue in force and wrevoked, such Convict shall not be liable to be imprisoned or transported by reason of his or her Sentence, but shall be allowed to go and remain at large according to the Term of such Licence.

XI. Provided always, That if it shall please Her Majesty : revoke any such Licence as aforesaid it shall be lawful for One i Her Majesty's Principal Secretaries of State, by Warrant und: his Hand and Seal, to signify to any One of the Police Marie trates of the Metropolis that such Licence has been revoked and to require such Magistrate to issue his Warrant under his Hand and Seal for the Apprehension of the Convict to whom such Licence was granted, and such Magistrate shall issue his Warrant accordingly, and such Warrant shall and may be executed by the Constable to whom the same shall be delivered for that Purpos: in any Part of the United Kingdom, or in the Isles of Jersey, Guernsey, Alderney, or Sark, and shall have the same Force and Effect in all the said Places as if the same had been originally issued or subsequently endorsed by a Justice of the Peace of Magistrate, or other lawful Authority having Jurisdiction in the Place where the same shall be executed; and such Convict with apprehended under such Warrant shall be brought, as sour is he conveniently may be, before the Magistrate by whom the said Warrant shall have been issued, or some other Magistrate of the same Court, and such Magistrate shall thereupon make out 13 Warrant under his Hand and Seal for the Recommitment of sx. Convict to the Prison or Place of Confinement from which is was released by virtue of the said Licence, and such Convict shall be so recommitted accordingly, and shall thereupon be remitted to his or her original Sentence, and shall undergo the Residue theres as if no such Licence had been granted.

On Conviction previous Conviction for Felony.

Queen's Prerogative.

XIL No Person shall, after the Commencement of this Act. by for Larceny after liable to be transported by reason only of a Conviction for Larceny. after a previous Conviction for Felony, but every such Person * convicted may be punished by Penal Servitude for any Term not less than Four Years and not more than Ten Years.

XIIL Provided always, That nothing in this Act contained shall in any Manner affect Her Majesty's Royal Prerogative of Mercy, or any Prerogative of Mercy vested in the Lord Lieutenant or other Chief Governor or Governors of Ireland for the Time being.

Discretion of Courts as to alternative

XIV. Provided also, That nothing herein contained shall interfere with or affect the Authority or Discretion of any Court in respect

Punishment which such Court may now award or Punishments ender other than Transportation, but where such not to be nt may be awarded at the Discretion of the Court, affected. sportation, or in addition thereto, the same may be d of or (as the Case may be) in addition to the stituted for Transportation under this Act.

Purposes of this Act, the Term "Transportation" "Transportaanishment beyond the Seas.

et shall commence from and after the First Day Commencement ne thousand eight hundred and fifty-three.

CAP.C.

r to extend and make compulsory the Practice [20th August 1853.] on. S an Act was passed in the Fourth Year of the

of Her present Majesty, intituled An Act to extend 3 & 4 Vict. c. 29. f Vaccination: And whereas an Act was passed ear of the same Reign, intituled An Act to amend 4 & 5 Vict. c. 32. nd the Practice of Vaccination: And whereas it is t the Practice of Vaccination should be still further e it therefore enacted by the Queen's most Excelv and with the Advice and Consent of the Lords emporal, and Commons, in this present Parliament by the Authority of the same, as follows: x Weeks after the passing of this Act the Guar- Parishes or

Parish or Union, and the Overseers of every Parish Unions to be to the Poor shall not be administered by Guardians, divided into Districts, shall, subject to the Approval of the Poor pose of Vaccination, and Places ts for the Purpose of affording increased Facilities appointed for ation of the Poor, and shall appoint a convenient the Performance uch District for the Performance of such Vaccina- of Vaccination. take the most effectual Means for giving from Time Persons resident within such District due Notice nd Hours at which the Medical Officer or Practed with for such Purpose will attend at such Place l Persons not already successfully vaccinated who ear there, and also of the Days and Hours at edical Officer or Practitioner will attend at such t the Progress of such Vaccination in the Persons

her or Mother of every Child born in England or Parents and e First Day of August in the Year of our Lord One Guardians of hundred and fifty-three shall within Three Calendar Children born the Birth of the said Child, or in the event of the after 1st August
Absence, or Inshility of the Fether and Mother Absence, or Inability of the Father and Mother, such Children on who shall have the Care, Nurture, or Custody of vaccinated shall within Four Calendar Months after the Birth within Three or , take or cause to be taken the said Child to the Four Months er or Practitioner appointed in the Union or Parish after Birth. said Child is resident according to the Provisions cited Act for the Purpose of being vaccinated, unless

C. 100.

he shall have been previously vaccinated by some duly qualified Medical Practitioner, and the Vaccination duly certified and the said Medical Officer or Practitioner so appointed shall and he is hereby required thereupon, or as soon after as it may conveniently and properly be done, to vaccinate the said Child.

III. Upon the Eighth Day following the Day on which are Child has been vaccinated as aforesaid the Father or Mother, or other Person having the Care, Nurture, or Custody of the said Child, shall again take or cause to be taken the said Child to the Medical Officer or Practitioner by whom the Operation was performed, in order that such Medical Officer or Practitioner my

ascertain by Inspection the Result of such Operation.

Certificate of successful Vaccination to be delivered

Children to be

Medical Officer

on Eighth Day

after Operation.

taken for In-

spection by

IV. Upon and immediately after the successful Vaccination of any Child the Medical Officer or Practitioner who shall have performed the Operation shall deliver to the Father or Mother of the said Child, or to the Person who shall have the Care, Nurture, or Custody of the said Child. a Certificate under his Hand, according to the Form of Schedule herein-after inserted, marked (A.), that the said Child has been successfully vaccinated, and shall also transmit a Duplicate of the said Certificate to the Registra d Births and Deaths of the Sub-district in which the Operation was performed; and such Certificate shall, without further Proof, be admissible as Evidence of the successful Vaccination of such Child in any Information or Complaint which shall be brought against the Father or Mother of the said Child, or against the Person who shall have had the Care, Nurture, or Custody of such Child as aforesaid, for Noncompliance with the Provisions of this Act.

V. If any Medical Officer or Practitioner shall be of opinion that any Child is not in a fit and proper State to be successfully vaccinated, he shall thereupon and immediately deliver, without Fee or Reward, to the Father or Mother of such Child, or the Person having the Care, Nurture, or Custody of the said Child a Certificate under his Hand according to the Form of Schedule herein-after inserted, marked (B.), that the Child is in an unit State for successful Vaccination, and such Certificate shall remain in force for Two Calendar Months from its Delivery as aforesail: and the Father or Mother of the said Child, or the Person having the Care, Nurture, or Custody of the said Child, shall, unker they shall within each succeeding Period of Two Months have obtained from a Medical Officer or Practitioner a Renewal of such Certificate, within Two Months next after the Delivery of the side Certificate as aforesaid, and if the said Child be not vaccinated or by the Termination of such Period of Two Months then during each succeeding Period of Two Calendar Months until such Chil has been successfully vaccinated, take or cause to be taken to the said Medical Officer or Practitioner such Child to be vaccinated by him; and if the said Medical Officer or Practitioner doesn the said Child to be then in a fit and proper State for successful Vaccination, he shall forthwith vaccinate it accordingly, and shall deliver to the Father or Mother of such Child, or Person having the Care, Nurture, or Custody of such Child, a Certificate under his Hand according to the Form of Schedule herein-after inserted, marked (A.), that such Child has been successfully vaccinated; but if the said Medical Officer or Practitioner be of opinion that

If the Child be not in a fit State for Vaccination, Medical Officer to deliver a Certificate to that Effect, to be in force for Two Months.

till in an unfit State for successful Vaccination, then a deliver to the Father or Mother of such Child, or the Care. Nurture, or Custody of the said Child. nder his Hand, according to the said Form of Schethe Child is still in an unfit State for successful and the said Medical Officer or Practitioner, so long remains in an unfit State for Vaccination, and shall at the Expiration of every succeeding Period lar Months deliver, if required, to the said Father such Child, or Person having the Care, Nurture, or ch Child, a fresh Certificate under his Hand, accordl Form of Schedule; and the Production of such ll be a sufficient Defence against any Complaint brought against the said Father or Mother, or the Care, Nurture, or Custody of such Child, for with the Provisions of this Act.

ontracts to be hereafter made under the Provisions Rates of Paycited Act by any Guardians or Overseers of the ment for Vac-Medical Officers or Practitioners for the Vaccinasons resident in their respective Unions or Parishes acted to be paid shall not be less than the following Overseers. to say, for every Person successfully vaccinated at of such Medical Officer or Practitioner, or within refrom by the nearest public Road, a Sum not less ng and Sixpence, and for every Person successfully ny Place more than Two Miles distant from such Sum not less than Two Shillings and Sixpence.

event of any Medical Practitioner acting under the Child's Incohis Act being of opinion that any Child that has pacity to receive d by him is insusceptible of the Vaccine Disease, r to the Father or Mother, or Person having the or Custody of such Child, a Certificate under his g to the Form of Schedule herein-after inserted, and the Production of such Certificate shall be a nce against any Complaint which may be brought id Father, Mother, or Person having the Care, istody of such Child for Noncompliance with the his Act.

Registrar of Births and Deaths in every Sub-district Registrars of peration has been performed shall keep a Register Births, &c. to of whose successful Vaccination a Certificate shall keep Register of ansmitted to him as above provided by the said cination, and or Practitioner, and shall at all reasonable Times allow Searches. s to be made of any such Register Book in his &c. shall give a Copy, certified under his Hand, of Entries in the same, on Payment of the Fee of One ch Search, and Sixpence for each Certificate.

gistrar of Births and Deaths in every Sub-district Notice to be thin Seven Days after the Registration of the Birth given of the Renot already vaccinated within the said Sub-district, quirement of vaccination, and he Form of Schedule herein-after inserted, marked of Parent or ather or Mother of such Child, or in the event of Guardian to

cination in Contracts by Guardians or

comply therewith, Penalty.

the Death. Illness, Absence, or Inability from Sickness or otherwise of the Father and Mother, then to the Person upon whom the Care, Nurture, or Custody of such Child shall have devolved. that it is the Duty of such Father or Mother, or Person having the Care, Nurture, or Custody of such Child as aforesaid, to take care that the said Child shall be vaccinated in the Manner directed by this Act, and shall together therewith deliver to such Person a Notice of the Days, Hours, and Places within the District of such Registrar at which the Medical Officer or Practitioner as herein-before provided will attend for the Purpose of Vaccination; and if after such Notice the Father or Mother of the said Child or the Person so having as aforesaid the Care, Nurture, or Custody of the said Child, shall not cause such Child to be vaccinated, or shall not on the Eighth Day after the Vaccination has been performed take or cause to be taken such Child for Inspection according to the Provisions in this Act respectively contained. then such Father or Mother, or Person having the Care, Nurture, or Custody of such Child as aforesaid, so offending, shall forfeit a Sum not exceeding Twenty Shillings.

Fee to Registrar.

X. A Fee of Threepence shall be paid to such Registrar for eac! Child vaccinated in respect of which he shall have performed the Duties required in this Act; and he shall keep a Book, to be provided as herein-after directed, containing a Minute of his having duly given such Notice as herein-before directed; and the said Fee shall be payable in the same Manner as the Fee now payable to such Registrar for registering the Birth of such Child as aforesaid is paid.

Registrar General to provide Books and Forms for carrying out the Provisions of this Act.

XI. The Registrar General for England and Wales shall and he is empowered and directed, within Two Months after the passing of this Act, to frame and provide such Books, Forms and Regulations as he may deem requisite for carrying into full Effect the Provisions of this Act, and shall transmit the same to the Superintendent Registrars of each District in England and Wales, who shall deliver to the Medical Officers so appointed as aforesaid, and other duly qualified Medical Practitioners in the said District, such of the said Books, Forms, and Regulations as they may require for the Performance of the Duties imposed upon them by this Act; and the Expenses to be incurred by the Registrar General under the Provisions of this Act shall be defrayed in the same Manner as the Expenses under the Act of the Sixth and Soventh Years of King William the Fourth, Chapter Eighty-five.

Recovery of Penalties. XII. All Penalties by this Act imposed shall be recoverable before any Two Justices of the Peace for the County, City. Borough, or Place where the Offence may have been committed; and the Provisions of the Act of the Twelfth Year of Her present Majesty, Chapter Forty-three, shall be applicable to the Recovery of such Penalties.

Application of Penalties. XIII. All Penalties recovered under this Act shall be applied in aid of the Funds applicable to the Relief of the Poor in the Parish or Place maintaining its own Poor wherein the Offerce may have been committed.

16° & 17° VICTORLÆ. C. 100. EDULES referred to by this Act. SCHEDULE (A.) ned, hereby certify, that the Child of the Parish of ged has been successfully vaccinated Day of 185 A.B.(Signed) Surgeon of the Union or Parish (or other Medical Practitioner, as the Case may be). SCHEDULE (B.) ed, hereby certify, that I am of opinion that of the Parish of in the is not now in a fit and e successfully vaccinated, and I do hereby posttion until the Day of 185 . Day of (Signed) A.R. Surgeon of the Union or Parish (or other Medical Practitioner, as the Case may be).

SCHEDULE (C.)

SCHEDULE (D.)

ap.

ned, hereby give you Notice, and require you cinated within Three (or Four, as the Case may be Second Section of this Act,) Months after the to the Provisions and Directions of the Act of As witness my Hand this 185 J.B.

> Registrar of Births and Deaths for Sub-district (as the Case may be).

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ned, hereby certify, that I am of opinion that of the Parish of is insusceptible of the Vaccine Disease.

Day of Signed, A.B., Surgeon of the Union or Parish (or other Medical Practitioner, as the Case may be).

CAP.

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CAP. CI.

An Act to extend the Public Libraries Act, 1850, to Ireland and Scotland. [20th August 1853.]

15 & 16 Vict. c. 65. WHEREAS by the Public Libaries Act, 1850, Town Councils of Municipal Boroughs in England the Population of which exceeds Ten thousand Persons are enabled to adopt certain Proceedings for establishing Public Libraries and Museums: And whereas it is expedient that Town Councils of the same Class of Boroughs in Ireland and Scotland should have the same Powers as are by that Act conferred on Town Councils in England: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That

Provisions of 13 & 14 Vict. c. 65. extended to Ireland and Scotland. I. The "Public Libraries Act, 1850," shall extend to the Municipal Boroughs in *Ireland*, and the Royal and Parliamentary Burghs in *Scotland*, the Population of which, according to the last preceding Census taken by Authority of Parliament, exceeds or shall exceed Ten thousand Persons.

Provost in Scotland to act instead of Mayor. II. In Scotland the Chief Magistrate shall exercise the Powers and perform the Functions appointed by the said recited Act to be exercised and performed by the Mayor; and the Parties entitled to vote shall be the registered Electors entitled to vote for the Election of Members of Parliament within the Parliamentary Boundaries of or attached to such Burghs.

CAP. CII.

An Act to prevent the defacing of the current Coin of the Realm. [20th August 1853.]

* WHEREAS a Practice has arisen of defacing the Coin of the Realm by stamping the same for advertising Purposes, and bending the same, and it is expedient to make Provision for preventing the Coin from being so defaced and bent: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Penalty for defacing the Coin by stamping Words thereon

or bending the

same.

I. If any Person shall deface any of the Queen's current Gold. Silver, or Copper Coin, by stamping thereon any Names or Words whether such Coin shall or shall not be thereby diminished or lightened, or shall use any Machine or Instrument for the Purpose of bending the same, every such Offender shall in England and Ireland be guilty of a Misdemeanor, and in Scotland of a Crime or Offence, and being convicted thereof shall be liable to Fine or Imprisonment, or Fine and Imprisonment, at the Discretion of the

Court

Tender of Coin so defaced not to be a legal Tender, and Penalty for uttering same. II. No Tender of Payment in Money made in any Gold, Silver, or Copper Coin so defaced or stamped as aforesaid shall be allowed to be a legal Tender; and if any Person shall tender, utter, or put off any Coin so defaced, stamped, or bent as aforesaid, he shall, on summary Conviction thereof before Two Justices, he hable

I pay any Sum not exceeding Forty Shillings: that it shall not be lawful for any Person to h Penalty as last aforesaid without the Consent land) of Her Majesty's Attorney General for d respectively, or (in Scotland) of the Lord

C A P. CIII.

d and continue certain Acts relating to and other Manufactures in Ireland.

n Act was passed in the Session of Parliament

[20th August 1853.]

Fifth and Sixth Years of the Reign of His Uliam the Fourth, intituled An Act to continue 5 & 6 W. 4. in Regulations for the Linen and Hempen c. 27. Ireland: And whereas an Act was passed in rliament held in the Third and Fourth Years lajesty, intituled An Act for the more effectual 3 & 4 Vict. uds and Abuses committed by Weavers, Sewers, c. 91. employed in the Linen, Hempen, Union, Cotton, Manufactures in Ireland, and for the better Wages, for One Year, and from thence to the ext Session of Parliament: And whereas an the Session of Parliament held in the Fifth of the Reign of Her present Majesty, intituled , and continue to the Twenty-seventh Day of 5 & 6 Vict. ed eight hundred and forty-three, and to the c. 68. Session of Parliament, an Act of the Third of Her present Majesty, for the more effectual uds and Abuses committed by Weavers, Sewers, employed in the Linen, Hempen, Union, Cotton, n Manufactures in Ireland, and for the better Wages: And whereas an Act was passed in the nent holden in the Seventh and Eighth Years er present Majesty, intituled An Act to amend, 7 & 8 Vict. Five Years, and to the End of the next Session c. 47. tain Acts relating to Linen, Hempen, and other Ireland: And whereas an Act was passed in 13 & 14 Vict. rliament holden in the Thirteenth and Four- c. 48. Her present Majesty's Reign, Chapter Fortysaid herein-before recited Acts were continued oned: And whereas an Act was passed in the 15 & 16 Vict. ment holden in the Fifteenth and Sixteenth c. 13. resent Majesty's Reign, Chapter Thirteen. herein-before recited Acts were further conmentioned: And whereas it is expedient that efore recited Act, and the secondly and thirdly ein-before recited Acts, should be further conthe respective Amendments thereof: Be it

y the Queen's most Excellent Majesty, by and id Consent of the Lords Spiritual and Tem-

X x 2

s, in this present Parliament assembled, and Continuation of of the same, That the said first herein-before Acts for One recited Year.

recited Act, except as to such Parts thereof as have been repealed by the said secondly herein-before recited Act, and subject to the Amendments thereof in the said subsequent recited Acts contained, and the said secondly and thirdly and fourthly herein-before recited Acts, subject to the respective Amendments thereof, shall be further continued and shall be and remain in force from the passing of this Act for One Year.

CAP. CIV.

An Act further to regulate the Employment of Children in Factories. [20th August 1853.]

5 & 4 W. 4. c. 103.

7 & 8 Vict. c. 15. 10 & 11 Vict. c. 29.

13 & 14 Viet. c. 54.

HAT HEREAS by an Act passed in the Fourth Year of King William the Fourth, intituled An Act to regulate the Labour of Children and young Persons in Mills and Factories of the United Kingdom, and an Act passed in the Seventh Year of Her Majesty, intituled An Act to amend the Laws relating to Labour in Factories, and an Act passed in the Tenth Year of ' Her present Majesty, intituled An Act to limit the Hours of Labour of young Persons and Females in Factories, and an Act passed in the Thirteenth and Fourteenth Years of Her Majest. intituled An Act to amend the Acts relating to Labour in Fec-' tories, the Labour of Children, young Persons, and Females in ' Factories has been regulated, and by the said last-recited Act ' no young Person, and no Female above the Age of Eighteen ' Years, can be employed in any Factory before Six of the Clock of the Morning or after Six of the Clock of the Evening, save ' as therein otherwise provided: And whereas it is expedient that Children should not be employed in Factories at Times during which young Persons and Women may not now by Law be employed therein: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

No Child to be employed before Six in the Morning nor after Six in the Evening. I. After the Commencement of this Act no Child shall be employed in any Factory before Six of the Clock in the Morning or after Six of the Clock in the Evening of any Day (save to recover lost Time, as herein-after provided), and no Child shall be employed in any Factory either to recover lost Time or for any other Purpose on any Saturday after Two of the Clock in the Afternoon.

Power to employ Children in the Hours between Seven in the Morning and Seven in the Evening from Soth Sept. to 1st April, under certain Regulations.

II. Provided always, That during all or Part of the Period between the Thirtieth Day of September of any Year and the First Day of April of the following Year Children may be employed in any Factory, except on Saturday, after Six until Seven of the Clock of the Evening, under the following Regulations and Conditions; (that is to say,) Notice signed by the Occupier of any Factory or his Agent of the Intention to employ Children under this Provision, specifying the Period, not being less than One Month, during which they are to be so employed in such Factory, shall be given to One of the Inspectors of Factories; and a Notice to the like Effect, in such Form as shall be approved by such Inspector, and signed by such Occupier or his Agent and by such Inspector,

in the said secondly-recited Act, in such Facthe Period specified in such Notice Children n such Factory after Six of the Clock and not of the Clock of any Day except Saturday, and specified in such Notice (save to recover lost ovided,) no Child shall be employed in such ven of the Clock in the Morning of any Day

hung or fixed up, according to the Directions

ajesty it was enacted, that in any Factory in to be employed, of the Machinery was moved by the Power of which should have been lost by Stoppages from recovering lost or from too much Water might be recovered Time, after hs next after the Stoppage between the Hours Seven in the said firstly-recited Act as those within which ught or Excess of Water might be recovered, to recover Time so lost any Child or young employed One Hour in each Day more than ch the ordinary daily Labour of Children and espectively was restricted by Law, except on therefore enacted, That no Child shall, in order lost as aforesaid, be employed after Seven of vening of any Day; and the Times before Six e Morning and after Six of the Clock in the ich any such Child is so employed in any Day

this Act shall be construed to authorize the Hours of Children in any Factory for any longer Time Employm

s now authorized under the said recited Acts,

eas by the said Act of the Seventh and Eighth Children not under 7 & 8 Vict. c. 15. s. 36., in

or affect the Provisions of the said Acts as Holidays, or any other Provisions whatsoever ave so far as the same authorize the Employbetween any other Hours of the Day than are Acts to be

Employment of Children not to

be extended.

efore recited Acts, as amended by this Act, construed as all commence and take effect on the First Day Commencement

housand eight hundred and fifty-three.

be construed together as One Act.

C A P. CV.

xceed One Hour.

inue the Exemption of Inhabitants from rated as such in respect of Stock in Trade rty to the Relief of the Poor.

[20th August 1853.]

continued until the 1st October 1854, and to the End of the then next Session.]

CAP.

 $X \times 3$

CAP. CVL

An Act for consolidating Customs Duties Acts.

[20th August 1853.]

BE it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled.

and by the Authority of the same, as follows:

I. In lieu and instead of all other Duties and Drawbacks of Instead of all other Duties. &c. of Customs there shall be paid and allowed Duties, &c. in Tables annexed.

Manufactures of Gibraltar. &c.fromForeign Materials deemed Foreign.

Commissioners of Customs to provide Samples of White-clayed and Brownclayed Sugar.

Duties in Table to be levied on Goods imported into Isle of Man.

Power to the Treasury to remit and reimpose the Duties levied on unenumerated Articles,

Customs there shall be raised, levied, collected, and paid unto Her Majesty, Her Heirs and Successors, upon Goods imported into or exported from any Part of the United Kingdom, the several Duties of Customs, and there shall be allowed the several Drawbacks, as the same are respectively inserted, described, and set forth in Table (A.) to this Act annexed. II. All Manufactures of Gibraltar, Malta, and Heligoland made

of Materials of Foreign Produce liable to Duty upon Importation into the United Kingdom, upon which no such Duty has been paid, or upon which Drawback of such Duty has been allowed in the United Kingdom, shall, for the Purposes of Duty, be deemed and taken to be the Produce of and imported from a Foreign

Country.

III. For facilitating the due Assessment of Duties on Whiteclayed Sugar, or Sugar rendered by any Process equal to Whiteclayed, with reference to Colour, Grain, and Saccharine Matter, and on Brown-clayed Sugar or Sugar rendered by any Process equal in Quality to Brown-clayed Sugar, the Commissioners of Customs shall provide and renew from Time to Time Samples of White-clayed and Brown-clayed Sugar respectively, which shall be deemed to be standard Samples, for the Purpose of comparing therewith Sugars entered for Home Consumption; and no Sugar shall, as regards the Payment of Duty, be deemed to be Whiteclayed Sugar, or Sugar rendered by any Process equal to Whiteclayed Sugar, unless equal to the standard Sample of White-clayed Sugar, or be deemed to be Brown-clayed Sugar, or Sugar rendered by any Process equal to Brown-clayed Sugar, unless equal to the standard Sample of Brown-clayed Sugar.

IV. In lieu of all Duties of Customs now payable by Law upon the Importation of Goods into the Isle of Man, there shall be raised, levied, collected, and paid unto Her Majesty, Her Heir and Successors, the several Duties of Customs as the same are respectively set forth in Figures in Table (B.) to this Act annexed

V. The Commissioners of the Treasury may from Time to Time, by any Order or Orders under their Hands, declare that all or any Articles legally importable into the Isle of Man, and not enumerated in the said Table, and upon which the said Duty of Fifteen Pounds for every Hundred Pounds Value is hereby imposed, shall and may, from and after any Day or Days named in such Order or Orders, be imported from the Places and in the Manner therein mentioned into the Isle of Man Duty-free during such Time or Times as shall be therein named, or until such Order or Orders respectively, or any of them, shall be rescinded, and such Articles shall be imported Duty-free accordingly so long

ch Order or Orders, or any of them, shall continue d; and the said Commissioners may at any Time, by under their Hands, revoke the whole or any Part of us Order or Orders, or any of them, for such Time and nner as they may see fit; and all Orders of the Com- Orders to be of the Treasury made in pursuance of this Enactment published in the ly published in the London and Dublin Gazettes twice Gazette, and thin Fourteen Days from the Date of such Orders laid before , and a Copy of every such Order shall be laid before es of Parliament within Six Weeks after the Date of if Parliament be then sitting, and if not, then within after the Commencement of the then next Session of

all Goods described as Free in the said Table (A.) Free Goods. empt from Duty on the Importation thereof into the ngdom, and those described as Free in the said Table be exempt from Duty on the Importation thereof into Man.

e Metage Dues now payable upon Fruit imported into Metage Dues f London shall not be increased in consequence of the on Fruit. n such Fruit being levied by the Bushel.

his Act shall commence from the Time of the passing Commencement nd in citing it in other Acts of Parliament and in legal of Act. s it shall be sufficient to use the Expression "The ariff Act. 1853."

TABLE (A.)

DUTIES APPLICABLE to the UNITED KINGDOM.

					£ 8.	. d.
es or Corneli	ans, set,	for every	7 100% V	alue	10 0	0
not set, cut	or man	ufactured	į -	-	\mathbf{Fr}	ee.
not cu	t or man	ufactured	1 -	-	\mathbf{Fr}	ee.
ımen -		•	•	-	\mathbf{Fr}	
See Beer.						
nobilla Seed	_	_			Fr	ee.
li, not being	Ravilla	_	_		Fr	
net Root	Daima		_	_	Fr	
		D:44am	4bo	Cwt.	0 10	
onds, not Jor	dan, nor	Ditter				-
Jordan	•	-	- the	Cwt.	0 10	_
Bitter	-	-	-	-	\mathbf{Fr}	ee.
Paste of	-	•	- th	e lb.	0 0	
38	-	-	-	-	\mathbf{Fr}	ee.
m, Roch	-	-	-	-	Fr	ee.
not Roch	-	•		-	\mathbf{Fr}	ee.
ber, rough	-	-	•	-	Fr	ee.
Manufactu	res of, no	t enume	rated (ez	cept		
Beads)		•	•	-	Fr	ee.
bergris -		-	-	-		ee.
boyna Wood		_	_			ee.
	73' 1	-	-	_		
hovies. See	Fish.					
	X	x 4				

						Lid
14.	Angelica -		-			Free.
15.	Animals (living)	viz.:-				
-0.	Asses	,		_	_	Free.
	Goats	-		•	-	Free.
	Kids	_	_	_	_	Free.
	Oxen and	Dulla	_		_	Free.
	<u> </u>	Duns	•	•	_	Free.
	Cows		•	•	-	Free
	Calves	O-13	:	4_ 17-ala	•	Free.
	Horses, M	ares, Geio	ungs, Col	te, roms	-	Free.
	Mules	•	•	-	-	Free
	Sheep	-	-	•	-	Free.
	Lambs		-	•	-	
	Swine and	Hogs	-	-	-	Free.
	Pigs (such		-	-	-	Free.
	Annatto Roll and		-	-	•	Free.
17.	Antimony, viz.:-	-				_
	Ore of	-	-	-	-	Free.
	Crude		-	•	-	Free.
	Regulus	-	-	-	-	Prec.
18.	Apples, raw	-	-	the Bu	ıshel	0 0 3
	of an	d from B	ritish Po	sessions	L	
				the Bu	ashel	0 0 2
	dried			the B		0 1 0
19.	Aquafortis -	-	•	•		Free.
20.	Argol -		-	-	-	Free.
21.	Aristolochia	_	•			Free.
	Arrowroot	_	_	- the	CwŁ	0 0 4
	Arsenic -	_		- 6110	O# =	Free.
		-	-	-		2.00
Z4.	Ashes, viz.:-	Dot				Free.
	Pearl and	FOL	•	•	•	Free
	Soap -	•	•	•	•	Free.
	Weed	•	-	•	-	Free.
	Wood -	• •	-	-	•	-
	not enume			-	-	Free
25.	Asphaltum or B	itumen Ju	idaicum	-	-	Free.
	Bacon -	-	-	-	-	Free.
27.	Balsams, viz.:-					_
	Canada	-	•	-	-	Free.
	Capivi	-	-	-	-	Free
	Peru -	-	-	•	•	Free.
	Riga		•	-	-	Free.
	Tolu	-	-	•	-	Free.
	Balm of G	ilead, and	unenume	rated B	lsam	Free.
28.	Bandstring Twis	st -	-		•	Free.
29	Barilla -	-	-	_	_	Free.
	Bark for Tanner	's or Dwe	r'a ITsa	-		Free.
	Cascarilla			•	_	Free.
	Peruvian	-	_	-	_	Free.
	of other S	iorta -			•	Free
				•	•	FICE
91	Extract of	. See L	A LUNC.	AL-	^	0 0 4
	Barley, pearled	•	•	- the	CwL	
υZ.	Barwood -	•	-	-	-	Free.

16° & 17° VICTORIÆ.	C. 106.	681	
shate of, ground	£ s. d. Free.		
peeled ed	Free. Free.		
responding with the Description the Cubic Foot	0 0 7		
ners - the Cubic Foot Twines and Strands -	0 0 2 Free.		
o the lb.	0 0 2 Free.		
the lb.			
l the lb.			
nerwise enumerated or described, - the lb. by and French. See Seeds.	0 0 2		
	Free.		
or slightly salted	Free.		
the Barrel	Free.		
the Barrel			;
the Barrel	100		-
er Sorts the Barrel :—			
	Free. Free.		
er 7	Free.		:
nalane	Free.		
mical Processes merated, not commonly made use	· Free.		
n Chemical Processes	· Free.		\$
Singing Birds	Free. 0 0 41) · •
• • • •	Free.		
· · · · ·	Free.		•
pt Whale Fins), whether burnt or	- Free.	1	
Animal Charcoal	Free.		
of Editions printed prior to the ar 1801, bound or unbound	Free.	'	
of Editions printed in or since the			The second second second
r 1801, bound or unbound, the Cwt. red under Treaties of International	. 1 10 0 1		
yright, or if of and from any tish Possession the Cwt			
tish Possession the Cwt	. 0 15 0 - Free.		
	- Free.		0.00
ncal, unrefined	- Free.		

C. 106.

4	e e d
55. Boxes of all Sorts, excepting those made wholly	
or partly of Glass, on which the proper Glass	
	10 0 0
56. Box Wood	Free.
57. Bran	Free.
58. Brass, Manufactures of, not otherwise enume-	
rated the Cwt.	0 10 0
Powder of -	Free.
Old, fit only to be re-manufactured -	Free.
Wire	Free.
59. Brazil Wood	Free.
60. Braziletto Wood	Free.
61. Bricks or Clinkers, Dutch	Free.
other Sorts	Free.
62. Brimstone, unrefined	Free.
refined, in Rolls	Free.
in Flour	Free.
63. Bristles, rough and in the Tufts, and not in any way sorted	Free.
in any way sorted or arranged in Colours,	•
and not entirely rough and in the Tufts	Free.
64. Brocade, of Gold or Silver the lb.	0 5 0
65. Bronze, all Works of Art	Free.
Manufactures of, or of Metal bronzed or	
lacquered the Cwt.	0 10 0
Powder	Free.
66. Brushes, Paint	Free.
67. Bullion and Foreign Coin, of Gold or Silver -	Free.
68. Bullrushes	Free.
69. Butter the Cwt.	050
of and from a British Possession the Cwt.	0 2 6
70. Buttons of Metal	Free.
other Sorts	Free.
71. Cables (not being Iron Cables), tarred or un-	
tarred, old and new	Free.
72. Cameos, not set	Free.
73. Camomile Flowers	Free
74. Camphor, unrefined	Free.
refined	Free.
75. Camwood	Free.
76. Candles, viz., Spermaceti - the Cwt.	0 2 4
Stearine, till the 5th April 1858, unless	
the Duty upon Tallow shall be repealed	
at an earlier Time, in which Case, or	
after the 5th April 1858, this Duty	
shall be reduced to the same Rate as	
Tallow Candles - the Cwt.	0 3 6
Tallow the Cwt.	0 2 4
Wax the Cwt.	0 2 4
77. Candlewick	Free.
78. Canella Alba	Free.

?		
nia Dambas	L s.	
viz., Bamboo	Free	
Rattans, not ground	Free Free	7.
Walking Canes or Sticks, mounted,	riec	7.
painted, or otherwise ornamented,		
the 100	0 6	0
Umbrella and Parasol Sticks - the 100	0 3	Ö
or Sticks, unenumerated	Free	3.
arides	Free	9.
chouc	Free	9.
Manufactures of the lb.	0 0	4
s, including the Pickle - the lb.	0_0	11
moms -	Free	
viz., Playing Cards - the Dozen Packs		
ne	Free	
ges of all Sorts	Free Free	
, empty the Cwt.	0 0	e. 4 <u>↓</u>
va rowder the Cwt.	Free	₽ ₽
Fistula	Fre	
Lignea the lb.	0 0	
	Fre	
of Busts, Statues, or Figures	Fre	в.
ngs	Fre	e.
10	Fre	в.
Wood	Free	9.
k, viz., unmanufactured	Fre	е.
prepared or manufactured, and not other-	-	
wise enumerated	Fre	_
se the Cwt.	0 2	6
of and from British Possessions the Cwt. The Duty on Cheese to be charged on	0 1	6
landing Weight.		
ries, raw the Bushel	0 0	2
dried, until 5th July 1854 in-	0 0	2
clusive the lb. from and after 5th July 1854 the lb.	0 0	2 11
ry Wood	Fre	
ory, or any other Vegetable Matter appli-	A-10	· .
ble to the Uses of Chicory or Coffee, viz.,		
roasted or ground the lb.	0 0	4
raw or kiln-dried, until 10th October	_	
1854 inclusive the Cwt.	0 4	0
from and after 10th October 1854 -	Fre	
a Root	Fre	æ.
a or Porcelain Ware, plain, painted, gilt,		_
nd ornamented the Cwt.	0 10	
or Willow for platting	Fre	
	Fre	
abaris nativa	Fre	
namon the lb.	Fre	
ate of Lime	T. I.C	,c•

108. Citric Acid	L i. d.
109. Citro Acid	Free. Free.
110. Civet	Free.
111. Clocks, viz., not exceeding the Value of 5s.	1100
each the Dozen	0 4 0
exceeding the Value of 5s. and not ex-	
ceeding the Value of 12s. 6d. each,	
the Dozen	080
exceeding the Value of 12s. 6d. and not	
exceeding the Value of 3l. each, each	0 2 0
exceeding the Value of 3L and not ex-	
ceeding the Value of 10L each, each	0 4 0
exceeding the Value of 10 <i>l</i> . each, each 112. Cloves the lb.	0 10 0
113. Coals, Culm, or Cinders	Free.
114. Cobalt	Free.
Ore of	Free.
Oxide of	Free.
115. Cochineal	Free.
Granilla	Free.
Dust	Free.
116. Cochinella Wood	Free.
117. Cocoa the lb.	0 0 1
Husks and Shells the lb.	0 0 0
Paste or Chocolate the lb.	002
118. Coculus Indicus the Cwt. 119. Coffee the lb.	0 5 0
kiln-dried, roasted, or ground - the lb.	0 0 4
120. Coir Rope, Twine, and Strands	Free.
121. Colocynth	Free.
122. Columbo Root	Free.
123. Comfits, dry, until 5th July 1854 inclusive,	
the lb.	0 0 2
from and after 5th July 1854 - the lb.	0 0 l
124. Confectionery, until 5th July 1854 inclusive,	4
the lb.	0 0 2
from and after 5th July 1854 - the lb.	0 0 1
125. Copper, Ore of	Free. Free.
Regulus of old, fit only to be re-manufactured -	Free.
unwrought, viz., in Bricks or Pigs, Rose	2100
Copper, and all cast Copper -	Free.
Part wrought, viz., Bars, Rods, or Ingots,	
hammered or raised	Free.
in Plates and Copper Coin	Free.
Wire	Free.
Manufactures of, not otherwise enume-	
rated or described, and Copper Plates	
engraved the Cwt.	0 10 0
126. Copperas, Blue	Free. Free.
Green	Free.
***************************************	7.104

. 16° & 17° VICTORIÆ.	(C. 1	06.
ris Roads (Son Roads)	£	s.	ď.
viz., Beads. (See Beads.)		D.,	
in Fragments whole, polished		Free	
unpolished		Free	
Negligees the lb.	o ·	Free 1	
ge, tarred or untarred	-	Free	-
go, carrod or univariou		Free	
, ready made the lb.	o Î		
squared for rounding - the Cwt.	ŏ	-	ŏ
Fishermen's		Free	
Grain, Meal, and Flour, viz.:-	•		~
Wheat the Quarter	0	1	0
Barley the Quarter	ō	ī	Ŏ
Oats the Quarter	ŏ	ī	Ŏ
Rye the Quarter	Ō	ī	0
Pease - the Quarter	Ŏ	ī	Ŏ
Beans the Quarter	Ō	1	Ŏ
Maize or Indian Corn - the Quarter	Ŏ	ī	Ŏ
Buck Wheat the Quarter	Ō	1	0
Bear or Bigg the Quarter	Ó	1	0
Wheat Meal and Flour - the Cwt.	Ō	0	41
Barley Meal the Cwt.	0	0	41
Oat Meal and Groats - the Cwt.	0	0	41
Rye Meal and Flour - the Cwt.	0	0	41
Pea Meal - the Cwt.	0	0	4
Bean Meal the Cwt.	0	0	4
Maize or Indian Corn Meal - the Cwt.	0	0	41
Buck Wheat Meal the Cwt.	0	0	4
ies		Fre	
n Manufactures, viz. :—			
East India Piece Goods, viz.:—			
Calicoes and Muslins, White		Fre	в.
dyed or coloured		Fre	
Nankeens, not dyed or coloured -		Fre	в.
dyed or coloured		Fre	в.
Handkerchiefs, dyed or coloured -		Fre	e.
Manufactures, not being Articles wholly			
or in part made up, not otherwise			
charged with Duty		Free	Э.
Wool. See Wool.			
Yarn		Free	в.
Fringe the lb.	0	0	2
Gloves, of Cotton or Thread,			
the Dozen Pairs	0	0	3
Stockings, of Cotton or Thread,			
the Dozen Pairs	0	0	6
Socks or Half Hose, of Cotton or Thread,			
the Dozen Pairs	0	0	3
Articles or Manufactures of Cotton,			
wholly or in part made up, not other-			
wise charged with Duty,	_	_	_
for every 100%. Value		_0	
iberries		\mathbf{Fre}	е.

berries

5 0 0 Free.

685

		ρ.	,
125	Crayons	£ s. Fre	
	Cream of Tartar	Fre	
	Crystal, viz.:—		_
	rough	Fre	e.
	cut or manufactured, except Beads -	Fre	e.
	Cubebs	Fre	æ.
	Cubic Nitre. See Nitre.		
	Cucumbers, viz., preserved in Salt	Fre	-
141.	Currants the Cwt.	0 15	
140	and 5 per Co	ent thei Fr	
	Cutch the lb.	0 0	-
	Dates the Cwt.	0 10	_
	Diamonds	Fr	_
	Dice the Pair		
	Divi Divi	Fr	ee.
148.	Down	Fr	ee.
149.	Drugs, not enumerated	Fr	. 96
150.	Earthenware, not otherwise enumerated or de-		_
	scribed the Cwt.		
	Ebony	Fr	
152.	Eggs the 120		
152	of and from British Possessions, the 120 Elder Flower Water	00 Fre	
	Embroidery and Needlework, viz.:—	Fic	X.
201.	Silk Net, figured with the Needle, being	ı	
	Imitation Lace, and Articles thereof,		
	the lb.		0
	Cotton Net, figured with the Needle,		
	being Imitation Lace, and Articles		
	thereof, the lb.		B 0
	Curtains, commonly called Swiss, em-		
	broidered on Muslin or Net - the lb.	0	1 0
	All other Embroidery not enumerated, for every 100%. Value	10	0 0
	of and from British Possessions,	10	0 0
	for every 100%. Value	5	0 0
155.	Enamel		ree.
156.	Essence of Spruce - for every 100%. Value	10	0 0
157.	Extract of Cardamoms, for every 100%. Value	20	0 0
	Coculus Indicus, for every 100% Value	20	0 0
	Guinea Grains of Paradise,		
	for every 100%. Value	20	0 0
	Licorice - for every 100% Value	20	0 0 0 0
	Nux Vomica - for every 100%. Value Opium for every 100%. Value	20 20	0 0 0 0
	Guinea Pepper - for every 100%. Value	20	0 0
	Peruvian or Jesuit's Bark,	20	•
	for every 100% Value	20	0 0
	Quassia for every 100%. Value	20	ŌÕ
	Radix Rhataniss, for every 100% Value	20	0 0
	Vitriol for every 100l. Value	20	0 0
	Chesnut Bark or Wood		ree.

3.

act s—continued.	£ s. d.
Quercitron Bark	Free.
Logwood	Free.
Safflower	Free.
Bark, or of other Vegetable Substances	-100
to be used for tanning or other manu-	
facturing Purposes	Free.
act or Preparation of any Article, not par-	F100.
larly enumerated, nor otherwise charged	
h Duty for every 1004 Value	20 0 0
or, and in lieu of the above Duty, at the	20 0 0
Option of the Importer the lb.	0 5 0
hers for Beds, in Beds or otherwise	Free.
Ostrich, dressed the lb.	0 8 0
undressed	Free.
Paddy Bird, dressed the lb.	0 8 0
undressed the ib.	
not otherwise enumerated or described, viz	Free.
	z.:— 0 8 0
undressed -	Free.
the Cwt.	0 15 0
and 5 per Ce	ent thereon.
Cake the Cwt.	0 15 0
viz.:—	_
Anchovies	Free.
Cod	Free.
Caplin	Free.
Eels, Shiploads	Free.
in small Quantities	Free.
Herrings	Free.
Lobsters	Free.
Mackerel	Free.
Oysters	Free.
Salmon	Free.
Soles	Free.
Sounds and Tongues	Frec.
Turbots	Free.
Turtle	Free.
fresh, not otherwise enumerated -	Free.
cured, not otherwise enumerated	Free.
dressed	Free.
rough or undressed	Free.
Tow and Codilla of	Free.
k for Paper Stainers	Free.
ks	Free.
er Roots	Free.
ers, Artificial, whether of Silk or of other	_100,
terials, per Cubic Foot as packed; no Al-	
vance for vacant Spaces - the Cubic Foot	0 12 0
nes for Pictures, Prints, Drawings, or	J 12 J
	Free.
t wis now not otherwise enumerated	1100
t, viz., raw, not otherwise enumerated, the Bushel	0 0 2
the Busher	

	4 . 4
170. Furniture Woods, not particularly enumerated,	
except Ash, Beech, Birch, Elm, Oak, Wain-	
scot	Free.
171. Fustic	Free.
172. Gallic Powder	Free.
173. Galls	Free.
174. Gamboge	Free.
175. Garancine	Free.
176. Garnets, cut, not set	Free.
uncut •	Free.
177. Gauze of Thread	Free.
178. Gelatine 179. Gentian	Free. Free.
180. Ginger the Cwt.	0 10 0
of and from British Possessions, the Cwt.	0 5 0
preserved, until 5th July 1854 inclusive,	0 3 0
the lb.	0 0 2
from and after 5th July 1854,	• • •
the lb.	0 0 1
181. Ginseng	Free.
182. Glass, viz. :	
Any Kind of Window Glass, White, or	
stained of One Colour only, (except	
Plate or rolled Glass,) and Shades and	
Cylinders, until the 5th April 1855	
inclusive, the Cwt.	0 2 6
from and after 5th April 1855, until	
5th April 1857 inclusive, the Cwt.	0 1 6
from and after 5th April, 1857 -	Free
Flint Cut Glass, Flint Coloured Glass,	
and Fancy Ornamental Glass, of what-	
ever Kind the Cwt.	0 10 0
Plate Glass, cast or rolled, of whatever	
Thickness, whether silvered, polished,	_
or rough	Free.
Painted	Free.
White Flint Glass Bottles, not cut, en-	73
graved, or otherwise ornamented -	Free.
Beads and Bugles. See Beads.	
Wine Glasses, Tumblers, and all other White Flint Glass Goods, not cut,	
engraved, or otherwise ornamented -	Free.
Bottles of Glass covered with Wicker	F100
(not being Cut Glass) or of Green or	
Common Glass	Free.
Articles of Green or Common Glass -	Free.
Manufactures, not otherwise enumerated	2.00
or described, and old broken Glass fit	
only to be re-manufactured	Free
183. Glue	Free.
Clippings or Waste of any Kind, fit only	=
for Glue	Free.

16° & 17° VICTORIÆ.	C. 106.	689
_	£_s. d.	
enves of	Free.	
re of, and Ore of which the greater Part	_	
in Value is Gold	Free.	
Guinea, and of Paradise - the Cwt.	0 15 0	
the Bushel	0_0 2	
	Free.	
s, for Dogs	Free.	
Tallow	Free.	
. • • • • • • • • • • • • • • • • • • •	Free.	
iz. :	-	
Animi	Free.	
Copal	Free.	
Arabic	Free.	
enegal	Free.	
ac Dye	Free.	
eed Lac	Free.	
	Free.	•
ticklac	Free.	
Ammoniacum Asafœtida	Free. Free.	
Suphorbium	Free.	
Fuiacum	Free	
	Free.	
Anstic	Free.	
ragacanth	Free.	
nenumerated	Free.	
vder	Free.	
ocks in the rough, of Wood	Free.	
Percha	Free.	
Manufactures of, not moulded, such as	2.00	
Bands, Sheets, Soles, Tubing, the Cwt.	0 5 0	
Articles moulded the lb.	0 0 2	
n	Free.	
iz. :—	X 100.	
Camel's Hair or Wool	Free.	
Cow, Ox, Bull, or Elk Hair	Free.	
Foat's Hair or Wool. See Wool.	2.100	
Horse Hair	Free	
Tuman	Free.	
Jnenumerated	Free.	
Manufactures of Hair or Goat's Wool, or	2100	
of Hair or Goat's Wool and any other		
Material, not particularly enumerated		
or otherwise charged with Duty -	Free.	
	1100.	
Manufactures of Hair or Goat's Wool, or		
of Hair or Goat's Wool and any other		
Material, wholly or in part made up,		
not particularly enumerated or other-		
wise charged with Duty,	5 0 0	
for every 100l. Value	5 0 0	
of all Kinds	Free.	
trings, or Lute-strings silvered - Y Vict. Y y	Free.	

690

200. Hay

206. Honey

208. Hoops of Wood. See Wood.

209. Hops -

210. Horns, Horn Tips, and Pieces of Hor

Bloom

mate of rhammered into Rods - Free.	16° & 17° VICTORLÆ.	C.106.	693	iv Allia
rate of rhammered into Rods - Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. The Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or sel - the Cwt. Yornamental Articles of Iron or Sec. Yo	inved.	£ 2. d.		1
Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Tacquered Ware, for every 100l. Value Free.		Free.		
Steel, wrought or manufactured, inery, Wrought Castings, Tools, tlery, and other Manufactures of m or Steel, not enumerated, the Cwt. y Ornamental Articles of Iron or red - the Cwt. Tacquered Ware, for every 100l. Value aralds, and all other precious Stones, for every 100l. Value be aralds, and all other precious Stones, for every 100l. Value mons, Limes, or Oranges - fore. ricles thereof, viz the lb. ad or Cotton Fillow Lace (not being ussels Point or Saxon Bone Lace), exceeding One Inch in Width, the lb. exceeding One Inch in Width, the lb. exceeding One Inch in Width, the lb. Saxon Wire Ground Lace, and all ce known as Maltese the lb. sels Point and other Lace, made by e Hand, not otherwise charged with try - for every 100l. Value Ware. See Japanned Ware. k - Free. free.	or hammered into Rods	Free.		
Steel, wrought or manufactures of the Cwt. y Ornamental Articles of Iron or sel - the Cwt. y Ornamental Articles of Iron or sel - the Cwt. or Lacquered Ware, for every 100t. Value the Cwt. of the Cw	• • • • •			
Steel, wrought or manufactured, inery, Wrought Castings, Tools, thery, and other Manufactures of m or Steel, not enumerated, the Cwt. y Ornamental Articles of Iron or the Cwt.				
thery, and other Manufactures of m or Steel, not enumerated, the Cwt. y Ornamental Articles of Iron or sel the Cwt. r Lacquered Ware, for every 100l. Value ralds, and all other precious Stones, for every 100l. Value ralds, and all other precious Stones, for every 100l. Value realds, and all other precious Stones, for every 100l. Value realds, and all other precious Stones, for every 100l. Value realds, and precious Stones, for every 100l. Value realds, and all other precious Stones, for every 100l. Value realds, and all other precious Stones, for every 100l. Value realds, and all other precious Stones, for every 100l. Value realds, and all other precious Stones, for every 100l. Value real 0 0 0 Free. Free		Free.		
the Cwt. y Ornamental Articles of Iron or red - the Cwt	tlery, and other Manufactures of	•		
y Ornamental Articles of Iron or the Cwt. 0 15 0 Free. Free. r Lacquered Ware, for every 100l. Value 10 0 0 Free. eralds, and all other precious Stones, for every 100l. Value 10 0 0 Free. erands, and all other precious Stones, for every 100l. Value 10 0 0 Free. erands, and all other precious Stones, for every 100l. Value 10 0 0 Free. erands Count Pillow Lace (not being ussels Point or Saxon Bone Lace), t exceeding One Inch in Width, the lb. exceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wireround Lace) and Application, the lb. Saxon Wire Ground Lace, and all the known as Maltese the lb. sels Point and other Lace, made by the Hand, not otherwise charged with the control of the wise charged with the control of the	· · · · · · · · · · · · · · · · · · ·			
r Lacquered Ware, for every 100l. Value Free. r Lacquered Ware, for every 100l. Value racked in the precious Stones, for every 100l. Value rown ons, Limes, or Oranges for every 100l. Value rown ons, Limes, or Oranges rticles thereof, viz.: ricles thereof, viz.: rree. ree. rec		0 2 6		
r Lacquered Ware, for every 100l. Value raction of every 100l. Value raction of every 100l. Value raction of every 100l. Value raction of every 100l. Value raction of every 100l. Value raction of every 100l. Value raction of every 100l. Value ration of Worsted ration of		0.15 0		
r Lacquered Ware, for every 100l. Value for every 100l. Value radids, and all other precious Stones, for every 100l. Value mons, Limes, or Oranges free.	er me Cwr.			
r Lacquered Ware, for every 100l. Value				
for every 100l. Value aralds, and all other precious Stones, for every 100l. Value free. mons, Limes, or Oranges mons, Limes, or Oranges ce Nuts. Free. rticles thereof, viz.:— air or Worsted the lb. ad or Cotton Pillow Lace (not being ussels Point or Saxon Bone Lace), texceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all the known as Maltese et hown as Maltese the lb. sels Point and other Lace, made by et Hand, not otherwise charged with atty for every 100l. Value Ware. See Japanned Ware. Free.	r Lacquered Ware.	-100		
Free. Free.		10 0 0		
- for every 100l. Value mons, Limes, or Oranges - Free. See Nuts. Free. 1 0 0 1 0 1 0 1 0 1 0 1 0 1 0	· · · ·			
mons, Limes, or Oranges - Free. See Nuts. Free. 1 0 0 1 0 1 0 1 0 1 0 1 0 1 0				
mons, Limes, or Oranges - Free. See Nuts. Free. Articles thereof, viz.:— Air or Worsted - the lb. Ad or Cotton Pillow Lace (not being ussels Point or Saxon Bone Lace), texceeding One Inch in Width, the lb. Exceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all lee known as Maltese - the lb. Sels Point and other Lace, made by the Hand, not otherwise charged with the control of the	- for every 100 <i>l</i> . Value	_		
Free. Articles thereof, viz. :- air or Worsted the lb. ad or Cotton Pillow Lace (not being ussels Point or Saxon Bone Lace), texceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all the known as Maltese - the lb. sels Point and other Lace, made by each and not otherwise charged with the control of the cont				
Articles thereof, viz. :- air or Worsted the lb. ad or Cotton Pillow Lace (not being ussels Point or Saxon Bone Lace), t exceeding One Inch in Width, the lb. exceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all tee known as Maltese - the lb. sels Point and other Lace, made by the Hand, not otherwise charged with try - for every 100l. Value Ware. See Japanned Ware. k - Free.		Free.		
articles thereof, viz.:— air or Worsted	See Mars	T		
air or Worsted - the lb. ad or Cotton Pillow Lace (not being musels Point or Saxon Bone Lace), texceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all the known as Maltese - the lb. sels Point and other Lace, made by the Hand, not otherwise charged with atty - for every 100l. Value to 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	rticles thereof viz -	r 1 00 .		
ad or Cotton Pillow Lace (not being ussels Point or Saxon Bone Lace), texceeding One Inch in Width, the lb. exceeding One Inch in Width, the lb. 2 0 0 Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all ce known as Maltese the lb. Saxon Wire Hand, not otherwise charged with aty for every 100l. Value to Ware. See Japanned Ware. k		0 1 0		
texceeding One Inch in Width, the lb. exceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all tee known as Maltese the lb. sels Point and other Lace, made by the Hand, not otherwise charged with the control of the control		.		
t exceeding One Inch in Width, the lb. exceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all ce known as Maltese - the lb. sels Point and other Lace, made by e Hand, not otherwise charged with ty - for every 100l. Value ty - for every 100l. Value ty - Free.				
exceeding One Inch in Width, the lb. Pillow Lace (not being Saxon Wire round Lace) and Application, the lb. Saxon Wire Ground Lace, and all tee known as Maltese - the lb. sels Point and other Lace, made by the Hand, not otherwise charged with aty - for every 100l. Value Ware. See Japanned Ware. K - Free.	t exceeding One Inch in Width, the lb.	1 0 0		
round Lace) and Application, the lb. Saxon Wire Ground Lace, and all seek known as Maltese - the lb. sels Point and other Lace, made by the Hand, not otherwise charged with aty - for every 100l. Value Ware. See Japanned Ware. K - Free. Free.	exceeding One Inch in Width, the lb.			
Saxon Wire Ground Lace, and all tee known as Maltese - the lb. sels Point and other Lace, made by the Hand, not otherwise charged with the try - for every 100l. Value Ware. See Japanned Ware. k - Free. Free.	Pillow Lace (not being Saxon Wire			
cee known as Maltese - the lb. of sels Point and other Lace, made by the Hand, not otherwise charged with the property of the Process of the process of the	round Lace) and Application, the lb.	1 10 0		
sels Point and other Lace, made by e Hand, not otherwise charged with aty - for every 100%. Value 10 0 0 Ware. See Japanned Ware. k - Free. minaris - Free. Free		h o o		'
e Hand, not otherwise charged with try - for every 100!. Value 10 0 0 Ware. See Japanned Ware. k - Free. minaris - Free. Free.		0 8 0		,
ware. See Japanned Ware. k Free. minaris Free.				
Ware. See Japanned Ware. k Free. minaris Free. Free. Free.		10 0 0		
Free. minaris Free.		10 0 0		
minaris Free.	k • • • • •	Free.		
Free. Free.	minaris			
Free. Free.		Free.		
Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Yy 2	<i></i>			•
Flowers of Free. Free. k Free. Free. Free. Free. Free. Free. Free. Free. Free. Yy 2	ren			
Free. k Free. And Sheet Free. Free. Free. Free. Free. Free. Free. Free. Yy 2	3			
k Free. and Sheet Free. te Free. mate of Free. ufactures of, not otherwise enume- ted the Cwt. 0 2 0 Yy 2				
and Sheet Free. Free. Free. mate of Free. ufactures of, not otherwise enume- ted the Cwt. 0 2 0 Yy 2				
te Free. Free. mate of Free. ufactures of, not otherwise enume- ted the Cwt. 0 2 0 Y y 2				
to Free. mate of Free. ufactures of, not otherwise enume- ted Tyy 2				
mate of Free. ufactures of, not otherwise enume- ted the Cwt. 0 2 0 Yy 2	to			
ufactures of, not otherwise enume- ted the Cwt. 0 2 0 Yy 2	omate of			
ted the Cwt. 0 2 0 Yy2	ufactures of, not otherwise enume-			
Y y 2	ted the Cwt.	0 2 0		
3h.	Y y 2			
ار <u>الأد</u> <u>الأد</u>	- 			
				
				<u> </u>

C. 106. 16° & 17° VICTORI 692 233. Leather Manufactures, viz.:-Boots, Shoes, and Calashes, viz. Women's Boots and Calashes, the Doz If lined or trimmed with other Trimmings, the Dog Shoes with Cork or doub quilted Shoes and Clogs, the Doz If trimmed or lined with Fu other Trimming, the Don Women's Shoes of Silk, Sat or other Stuffs, Kid, Mon other Leather - the Doz If trimmed or lined with F other Trimming, the Do Girls Boots, Shoes, and Cala exceeding Seven Inches in to be charged with Two the above Duties. Men's Boots and Shoes :-If the Quarter do not exc and Three Quarter Inche Vamp Four Inches in Hei the Sole Inside, the Don If either the Quarter or V ceed the above Dimens do not exceed Six In Height from the Sole Ins Boot Backs -

the Do If either the Quarter or exceed Six Inches in Hei the Sole Inside, the Do: Boys Boots, not exceeding S ches in Length - the Dox

Shoes, not exceeding Seve in Length - the Do Boot Fronts, not exceeding Ni

in Height - - the Dox exceeding Nine Inches in the Do

- the Doz Cut into Shapes -. .

Gloves of Leather, the following with 5 per Cent. thereon

Habit Mitts - the Dos Gloves - the Doz

Men's Gloves - the Dos

Women's Gloves or Mitts, the Doz

Any Articles made of Leathe Manufacture whereof Leath most valuable Part, not o enumerated or described,

for every 100

16° & 17° VICTORIÆ.		C. :	L0 6.
of Gold. See Gold. of Roses		s. Fre Fre	e. .
See Seeds. a vitæ		Fre	e.
Cambric Handkerchiefs, hemmed or hemstiched, not trimmed - the Dozen Stays the Dozen Pairs Articles, Manufactures of Linen, or of Linen mixed with Cotton or Wool, wholly or in part made up, not particularly enumerated, or otherwise charged with Duty,	0	2 4	-
for every 100 <i>l</i> . Value Cambrics and Lawns, commonly called	5	0	0
French Lawns, plain Bordered Handkerchiefs Lawns of any Sort, not French Damasks Damask Diaper]	Free Free Free Free	e. e. e.
Sails of all Sorts	1	Free	€.
Plain Linens and Diaper, whether chequered or striped with dyed Yarn or not Anufactures of Linen, or of Linen mixed	1	Free	e .
with Cotton or with Wool, not par- ticularly enumerated or otherwise charged with Duty, not being Articles wholly or in part made up	1	Free	
ice Paste the Cwt.		0	
of and from British Possessions the Cwt.	0	10	0
Powder the Cwt.	ĭ		ŏ
of and from British Possessions, the Cwt.	0	15	0
Root, until 5th April 1857 inclusive, the Cwt.		5	
from and after 5th April 1857 - Juice - the Cwt.]	Free	3.
ge]	Free	2.
reatures illustrative of Natural History		Free Free	
rs, of Wood, in Boxes containing not e than 100 Matches, the Gross of Boxes	0	0	2
rs, of Wood, in Boxes containing more 100 Matches, - the Gross of Boxes	0	0	3
rs, of Vesta, of Wax, in Boxes not exing 1,000 Matches, the Doz. Boxes	0	0	6
rs, of Vesta, in Boxes exceeding 1,000 tches the 1,000 Matches	0	0	03
roni. See Vermicelli.	0	1	0

693

the lb. 0 1 0

Name of the last	694	C. 106.	16° & 17° VICTO
	100		
		247. Madder	
			Comeia Ware
		249. Mahoga	Græcia Ware
		250. Mandie	
		251. Manga	
		252. Manna 253. Manna	
			es not enumerated -
		255. Manus	
		colou	
		257. Maple	alade, until 5th July 1854 in
		200, Marine	made, until bill bully 1004 In
			from and after 5th July
		259. Mats a	
		260. Mattre	or Metheglin
			salted or fresh, not otherwi
			preserved in any other Way
			of Gold or Silver - of any other Sort -
		264. Medlar	
		266. Metal,	ry, prepared
		200, 2201111,	Leaf, not Gold -
		267. Mill-b	
			als and Fossils, unenumerated s of Cork or Wood -
			ia and its Salts -
		271. Moss,	viz. :—
		and the same of th	Lichen Islandicus -
			Rock, for Dyers Use - other than Rock or Iceland 1
		272. Mother	r-o'-Pearl Shells -
		273. Musica	I Instruments, viz. :-
			Musical Boxes, small, no Four Inches in Length
			Musical Boxes, large -
		2007	Musical Boxes, Overtures
		2 1 11	Accompaniments, - Pianofortes, horizontal gra
		2 - 0	upright or squa Harmoniums or Seraphines
			ing Three Stops -
		-	Four Stops and no Seven Stops -
			Eight Stops and no
			Eleven Stops -
			8
	734		
	100		

16° & 17° VICTORLÆ.	C. 106.		
struments—continued.	<u>.</u>		d.
cordions, commonly called Chinese,	~	•.	4.
the 100 Notes	0	1	0
other Sorts, including Flutinas			
and common German Con-			
certinas - the 100 Notes	0	5	0
ncertinas of octagon Form, not com- non German - each	_		_
non German each		4	-
ass Instruments, all Sorts - the lb.	O	0	9
sical Instruments, not otherwise enumerated or described,			
for every 100 <i>l</i> . Value	10	٥	0
ioi every root. Value		Fre	_
our the Cwt.	_	1	-
ixed or manufactured, except Flour,	•	•	•
the Cwt.	0	5	0
s. See Berries.			
		Fre	-
		Fre	
d Wood		Fre	
Wood		Fre	
e of		Fre	
lic, and Oxide of, refined	•	Fre	ť.
en unrefined State		Fre	Δ.
an unrefined State Cubic Nitre		Fre	
scept those commonly called Wild,	•		••
the lb.	0	1	0
Vild, in the Shell the lb.	0	0	3
not in the Shell - the lb.	0	0	5
nuts		Fre	e.
Nuts		Fre	
chio Nuts		Fre	
Nuts the Bushel	0	1	0
uts the Bushel	0	1	0
and Kernels of Walnuts, of Peach			
nes, and all Nuts and Kernels un-			
merated, commonly used for ex-		T	_
ssing Oil therefrom		Fre	
and Kernels unenumerated - a the Cwt.		Fre 2	
a the Cwt.		Fre	
		Fre	
nds the lb.	_	0	
al		\mathbf{Fre}	
the lb.	0	_	1
r - ·		Fre	e.
ical, Essential, or Perfumed, viz.:-			
Bergamot the lb.	0	1	0
Carraway the lb.	0	1	0
Cassia the lb.	0	1	0
	0	1	0
Cloves the lb.		1	0
Lavender the lb. Y y 4	0	•	•

C. 106.	16. % 1/2 VICTORI
288. Oil_	Chemical, Essential, or Perfume
	ontinued.
C.	Lemon
	Mint and Spearmint
137 770	Oil or Otto of Roses
-0-5-H	Peppermint -
	Spike
	Thyme
	unenumerated -
	Cocoa Nut
	Hempseed + +
	Lard
	Linseed
	Olive
	Palm
	Paran
	Rapeseed
	Rock
	Rosin
	Seed, unenumerated -
	Train Oil or Blubber -
	Spermaceti, or Head Matter
	Walnut
	Or Spirit of Turpentine
	not particularly enumerated or
	nor otherwise charged with
289. Oilse	
290. Oile	loth, for Table Covers - the Sq
291. Olib	
292. Oliv	es
293. Oliv	e Wood
294. Onio	
295. Opit	ım
296. Oras	nge Flower Water -
	nges and Lemons t
Doi: Ora	Peel of, viz. :-
	Orange Pee
	Lemon Peel
298, Orel	
	unenumerated
300. Orpi	ment
301. Orri	
302. Orse	dew
303. Pain	ter's Colours, unenumerated, viz.
	unmanufactured
1000000	manufactured
304. Paln	netto Thatch
	Manufactures of
305. Pape	r, viz. :
0.1.6	Brown Paper, made of old Roy
	dage only, without separati
	tracting the Pitch or Tar
	and without any Mixture
	Materials therewith -
	The state of the s

16° & 17° VICTORLÆ.	C. 10	6.	697	199	111
ontinued.	£ s. c	L	90		
nted, painted, or stained Paper Hang- ngs, or Flock Paper, the Square Yard	0 0	1	- 10		
ste Paper, or Paper of any other Sort, not particularly enumerated or lescribed, not otherwise charged with			- 10		
Outy the lb., stained, coloured, embossed, and all	0 0	2 1			
ancy Kinds, not being Paper Hang- ngs the lb.	0 0	2 <u>1</u>	- 88		
Wood	Free. Free.	_	100		
d the lb.	0 0 : Free.	2 5	100		
v the Bushel ed the Bushel		3 0			
f Slate	Free.		- 10		
all Sorts the lb.	Free.		11/1		
And 5 per Ce		_	18.10		
n Caps the 1,000 y, not otherwise enumerated, the lb.	0 0		100		
• • • •	Frec.		1 1/0		
fanufactures of, not otherwise enumet the Cwt.	0 2	0	13.64		
us	Free.	_	1886		
preserved in Vinegar - the Gallon	0 0 Free.	_	1100		
and Vegetables, preserved in Salt	Free.		103.0		
the Cwt.	0 5	-	100		
Clay. See Tobacco Pipes.	Free.		1188	May 16	
• • • •	Free.		1850		
rgundy	Free. Free.		100		1/1/1
hrubs, and Trees, alive	Free.		100		100
f Paris	Free.	_	(1)		119
Gold the oz. Troy Silver, gilt or ungilt - the oz. Troy		0 · 8	80		
ttered	Free.	-	100		
and Ore of Chin	Free.		100	1601	
or other Manufactures of Straw, Chip, or other Materials to be used in, or proper for making or ornamenting				11	
Hats or Bonnets, not otherwise enu-	0 0	^		1	
merated or charged with Duty, the lb. ordonet, Single, and Twist of Straw,	0 2	0	1		
or of other Materials the lb.		6			
illow Squares the Dozen commonly called French Plums, and	0 0	1		110	
Prunellos the Cwt.	0 15	0	100	111	
ied or preserved (except in Sugar), not otherwise described - the Cwt.	0 15	0	100	-61	

C. 106.	16° & 17° VICTORIÆ.
331. Plums-co	ntinued.
pres	erved in Sugar, until 5th July
in	clusive th
340	from and after 5th July 18
	the and arter out out of
ago Dollard	the second section will be seen
332. Pollard	
333. Pomatum	1
334. Pomegrana	ates
and the same of th	Peel of
335. Pork, salte	
fresi	
336. Potatoes	
337. Potato Flo	
338. Pots, viz.:	
	ting Pots for Goldsmiths -
	Stone
	nd Game, alive or dead, inch
	nd Game, anve or dead, men
Rabbits	
340. Powder, v	
	r Powder tl
	fumed tl
not	otherwise enumerated or descr
t	hat will serve the same Purpo
	starch the
	l Drawings, viz. :—
	in or coloured tl
adn	nitted under Treaties of Internat
	-17.0 m
342. Prunes	- the
343. Prussiate	
344. Puddings.	See Sausages.
345. Purple W	ood
346. Quassia	the
347. Quicksilve	
348. Quills, viz	
010.	Swan
349. Quinces	the B
350. Quinine, S	Sulphate of
351. Radix Cor	
	ılæ Campanæ
	ngii
	cacuanhæ
	ıtaniæ
Sen	ekæ
Ser	pentariæ, or Snake Root
352. Rags, viz.	
Rag	s, old Ropes, or Junk, old Fis
N	lets, fit only for making Pape
P	asteboard -
	ollen Rags
	p of Rags
353. Raisins	the
354. Rape of G	
355. Red Wood	or Guinea Wood

b z.:	-	-	-	-	-	£ s. d. Free.
ough ar Oust for Upon Lingdon leaned he Dut hereof, ome B Calendar ayment ecured he Ex uch Rior Pade een pa aid for Draw	h or in the feeding Exports of any therein, ies payal and have onded Vr. Month the shall until the porter in the was cliqued there every back equid on every the control of	Husk Cattle ation fr Foreig which ble on ring be Varehor from t have a Time making eaned which hall Hundre ual in rry Fou	om ton Rice shall the I sen duse whe Decle from the I shall the I	eposited vithin (ate of signification o	Qr. ted Idy aid ion in One uch ned ion, hat ice had reof the	0 0 41 0 0 9 Free.
ame sha ater	ıll have l	een cle -	aned.	-	-	Free.
ood			•	- -	-	Free.
ni oi. um Sai	See Oil. urni	-	-	-	-	Free.
er	•	-		•	-	Free.
<i>-</i>	-	•	-	the C	w t.	Free. 0 0 4½
nmonia	c -		-	• •	-	Free.
monum	-	-		-	-	Free.
unellæ		•	•	-	-	Free.
r Salop	•		-	41	-	Free.
•	•	_		- the	oz.	0 0 3 Free.
_				_	_	
- Me		_	-		-	Free
	nis -		-		-	Free. Free.
Draco		-	.	- ,		Free.
Draco Iaria W		-	- -	- ,	-	Free. Free.
Draco Iaria W Wood		-			-	Free. Free. Free.
Draco Maria W Wood willa		- - -	- , -		•	Free. Free. Free. Free.
Dracor Maria W Wood willa RS Vood	700d - - -	•				Free. Free. Free. Free. Free.
Dracor Maria W Wood Wood RS Vood not oth	ood - - - erwise e	numera	ted	- the		Free. Free. Free. Free.
Dracod Maria W Wood willa as Vood not oth rs; viz	ood - - - erwise e	numera	ted	- the	Ib.	Free. Free. Free. Free. Free. Free. Free. O 0 I
Dracod daria W Wood willa as Vood not oth rs; viz Red	ood - - erwise e	-	ted	- the		Free. Free. Free. Free. Free. Free. Free. Free.
Dracod Maria W Wood willa as Vood not oth rs; viz Red White	ood - erwise e :	-	ted	- the	Ib.	Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free.
Maria W Wood urilla as Vood not oth rs; viz Red White es or Pr	ood - erwise e :	-	ted		-	Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free.
Dracon Maria W Wood wrilla as Vood not oth rs; viz. Red	ood - erwise e :	-	ted	- the C	-	Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free.

381. Seeds, viz. :-Acorns Aniseed Beans, Kidney or French Burnet Canary Caraway of and from British Possess Carrot Clover Colchieum Cole Coriander Croton -Cummin Dari Fenugreek -Forest - -Garden, unenumerated Grass Seeds of all Sorts Hemp Leek Lentils Lettuce Linseed Lucerne - Lupine Maw Millet Mustard Onion Parsley Poppy Quince Rape Sesamum Shrub or Tree Tares Trefoil Worm All Seeds unenumerated commo for expressing Oil therefrom All other Seeds not particularly rated or described, nor o charged with Duty 382. Semolina 383. Senna

.C. 106.

700

16° & 17° VICTORI

16° & 17° VICTORIÆ.	C). I(06,
their Tackle, Apparel, and Fur- ept Sails), broken up or to be	L	ه.	d.
Ships, or Vessels entitled to be tered as such, not having been	5	0	0
in the United Kingdom -	F	'ree	L
	_	ree	-
	r	100	•
or Husks of Silk and Waste Silk	_	ree	
n Silk, not dyed, Singles		ree	
Tram		'ree	
Organzine or Crape		ree	
dyed, Single or Tram -		ree	
Organzine or Crape	F	ree).
ory of Silk, or of which the greater of the Material is of Silk, viz:—			
Turbans or Caps, each	0	3	6
Hats or Bonnets, each	ŏ		Ö
Dresses - each		io	ŏ
, Choppas, Bandannas, and Tussore hes, viz.:—			
Pieces not exceeding 51 Yards in			
Length the Piece	0	0	4
Length the Piece ceeding 51 and not exceeding 61	_	_	_
	0	0	6
ceeding 6½ and not exceeding 7½ Yards the Piece	0	0	8
ceeding 7½ and not exceeding 8½ Yards - the Piece	0	0	9
ceeding 81 and not exceeding 91 Yards - the Piece	-	_	-
Yards - the Piece d for every additional Yard in	0	0	10
Length the Yard	0	0	11
Crape Shawls, Scarfs, and Hand- hiefs, viz.:—			
plain and Damask - the lb.	0	3	0
embroidered the lb.	0	5	0
Damask the running Yard	0	U	8
es, viz.:— Pieces not exceeding 15 Yards in.			
Length - the Piece	n	2	0
ceeding 15 Yards and not exceed-	J	ند	•
Length - the Piece ceeding 15 Yards and not exceed- ing 21 Yards in Length, the Piece ceeding 21 Yards and not exceed-	0	3	0
ing 31 Yards in Length, the Piece andkerchiefs, plain and figured,	0	5	0
in Pieces not exceeding 9 Yards			
in Length the Piece	0	1	6
	_		_
sceeding 9 Yards and not exceeding 18 Yards in Length, the Piece		3	0

C. 106. 16° & 17° VICTORI 702 386. Silk-continued. Manufactures of Silk, or of Sil other Material, not being wholly or in part made up, no larly enumerated or otherwis with Duty - for every 1 of and from a British Poss for every 10 Articles, Manufactures of Silk, and any other Material, not pe enumerated or otherwise cha Duty - - for every 1 of and from a British Poss for every 1 Manufactures of Silk, or of S with Metal, or any other Ma Produce of Europe, viz :-Silk or Satin, plain, stripe or brocaded, viz :-Broad Stuffs -Articles thereof, not enumerated or, and at the Opti Officers of the C for every 1 Gauze, or Crape, plain, striped or brocaded, viz :-Broad Stuffs Articles thereof, not other merated or, and at the Option Officers of the Cus for every 10 Gause, mixed with Silk, Satin Materials, the Gauze being in portion than One Half Pa Fabric, viz.:-Broad Stuffs Articles thereof, not other merated or, and at the Opti Officers of the Cus for every 10 Velvet, plain, or figured, viz.:-Broad Stuffs Articles thereof, not other merated or, and at the Optio Officers of the Custo for every 10 Broad Stuffs, the Found which is wholly com Cotton, or other Mater Silk - -

. 16° & 17° VICTORIÆ.	C. 10	ж.
-continued.	£ 1. 0	d.
Ribbons, plain Silk, of One Colour only, the lb.	0 6	0
Plain Satin, of One Colour only, the lb.	0 8	0
Silk or Satin, striped, figured, or brocaded, or plain Ribbons of		
more than One Colour - the lb. Gauze or Crape, plain, striped.	0 10	0
Gauze or Crape, plain, striped, figured, or brocaded - the lb. Gauze mixed with Silk, Satin, or	0 14	0
other Materials, the Gauze being in less Proportion than One Half		
Part of the Fabric - the lb. Velvet, or Silk embossed with Velvet,	0 12	0
the lb. the Foundation of which is wholly	0 10	0
composed of Cotton, or other Materials than Silk - the lb.	0 3	c
Fancy Silk, Net, or Tricot - the lb.		6 0
Plain Silk Lace or Net called Tulle, the lb.	0 8	0
Manufactures of Silk, or of Silk mixed with any other Materials, called	0.0	_
Plush the lb. Black Plush, commonly used for		0
making Hats the lb. Parasols and Umbrellas each		0 0
Damask of Silk and Wool, or of Silk and	0 1	U
other Materials, for Furniture, the lb. Manufactures of Silk, or of Silk mixed	0 0 1	0
Manufactures of Silk, or of Silk mixed with any other Materials, not par-		
ticularly enumerated or charged with		
Duty for every 100l. Value		0
vorm Gut	Free.	
r Ore, or Ore of which the greater Part in	53	
lue is Silver	Free.	•
Badger, undressed	Free	
Bear ,	Free.	
Beaver ,	Free.	
Cat "	Free.	
Chinchilla "	Free.	
Coney "	Free.	•
Deer ,	Free.	
Indian, half dressed	Free	•
Indian, tanned, tawed, or in any way dressed	Free	
Dog, in the Hair, not tanned, tawed, or	2100	•
in any way dressed	Free	
Dog Fish, undressed	Free	
Elk "	Free	
Ermine "	Free	
dressed	Free	•

COLUMN TO SERVICE	704	C.106.	16° & 17° VICTORLE
			&c-continued.
			Fisher, undressed -
			Fitch " -
			Fox "
			Tails,
			Goat, raw or undressed -
			tanned, tawed, or in any way
			Goose, undressed
			Hare ,,
			Kangaroo "
			Kid, in the Hair, undressed
			dressed
			and dyed or coloured
			Kolinski, undressed -
			Lamb, undressed in the Wool -
			tanned or tawed -
			and dyed or
			dressed in oil
			Leopard, undressed -
			Lion "
			Lynx "
			Marten ,, -
			Marten Tails,,
			Minx "
			Mole, undressed
		y 5.	Musquash ,,
			Nutria "
			Otter "
			Ounce "
			Panther ,
			Pelts "
		2, 11	tanned, tawed, or in any way
		-Mark	Racoon, undressed -
			Sable "
			Tails or Tips, undressed
			Seal, in the Hair, not tanned, to
			in any way dressed -
			Sheep, undressed in the Wool - tanned or tawed -
			dressed in Oil
			Squirrel or Calabar, undressed
			tawed -
			Tails, undre
			Swan, undressed
			Tiger
			Weasel
			Wolf
			tawed
			Wolverings, undressed
			Skins and Furs, or Pieces of Sk
			Furs unenumerated, viz.:-
The second live of the least of			raw or undressed -
	-		
AND DESCRIPTION OF THE PERSON NAMED IN	100		
The second second second	All the same of		

C. 106.	705	4 44 6 64 64
£ s. d. Free. Free. Free.		
0 0 8 0 0 8 0 0 8 0 0 2 0 0 6 0 0 6 Free. Free. Free. Free. Free. Free. Free.		
,	•	
0 15 0 0 15 0 0 15 0	100	
3.3		
	## s. d. Free. Free. Free. 0 0 8 0 0 8 0 0 2 0 0 6 0 0 6 Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free.	## c. d. Free. Free. Free. Free. 0 0 8 0 0 8 0 0 2 0 0 6 0 0 6 Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free. Free.

16° & 17° VICTORI C. 106. 706 399. Spirits, &c .- continued. sweetened Spirits, or Spirits as aforesaid, viz.:-Rum-If imported into Engli If imported into Scotl If imported into Irela Spirits, other than Rum-If imported into Engl If imported into Scotl If imported into Irela Rum, the Produce of any Britis sions within the Limits of India Company's Charter, to which the Conditions of 4 Vict. Cap. 8. have or shall fulfilled, not being sweetene or Spirits so mixed as afores If imported into Engl If imported into Scot If imported into Irela Rum Shrub, however sweetene duce of and imported from sessions, qualified as afores and from any British Pos America, or the Island of Ma If imported into Engl If imported into Scot If imported into Irela Spirits or Strong Waters (exc the Produce of any British within the Limits of the l Company's Charter, qualified said, not being sweetened Spirits so mixed as aforesaid Spirits, Cordials, or Strong W being the Produce of any B session in America, or the Mauritius, nor of any Briti sion within the Limits of

			THE RESERVE OF THE PARTY OF THE
16° & 17° VICTORIÆ.	C. 106.	707	
.—continued.	£ s. d.		
dia Company's Charter, qualified as			
oresaid, being sweetened or mixed			
aforesaid; and perfumed Spirits, to			
used as Perfumery only, the Gallon	1 0 0		
ng Waters, except Rum Shrub, being e Produce of any British Possessions	•		
America, or the Island of Mauritius,			
of any British Possessions, qualified			
aforesaid, sweetened or mixed with			
y Article as aforesaid - the Gallon	1 0 0		
lials and Liqueurs, except Rum arub, being the Produce of any			
ritish Possession in America, or the			
land of Mauritius, or of any British			
ossession within the Limits of the			
ast India Company's Charter, quali-			
d as aforesaid, being sweetened or ixed as aforesaid the Gallon	0 9 0		
ong Waters imported into the United	0 0		
mixed with any Ingredient, and			
hereby coming under some other			
on, except Varnish, shall neverthe-			
ned to be Spirits or Strong Waters, ect to Duty as such.			
ect w Duty as such.	Free.		
ied	Free.		ASSESS OF THE REAL PROPERTY.
dried	Free.		
of, torrified or calcined - the Cwt.	0 0 41 0 0 41		
or, withher or calcined - the Own	Free.		CHIEF STREET
ill the 5th April 1858, unless the			BRANCE I ATTEMPT
on Tallow shall be sooner repealed,			THE REAL PROPERTY.
Case the Duty shall cease, the Cwt. the 5th April 1858	0 3 6		11 5 7 6 10 10 10 10
rought	Free. Free.		CONTRACTOR OF STREET
ufactured or wrought. (See Iron.)			TOTAL CONTROL OF
p	Free.		A STATE OF THE PARTY OF THE PAR
. :— . :- T	17		
e, in Lumps, not in any Manner hewn Slate, in rough Blocks or Slabs	Free. Free.		PERSONAL PROPERTY.
hewn	Free.		
Marble, in rough Blocks or Slabs -	Free.		THE RESIDENCE
sawn into Slabs or otherwise	. 13		
manufactured Limestone	Free.		
Asphalt Rock	Free.		Barrier Committee
Flint	Free.		THE RESERVE OF THE PARTY OF THE
Felspar and Stones, for Potters Use	Free.		Daniel Street
Pebble	Free.		
For Lithography In Blocks, shaped or rough scalped	Free. Free.		
Mill Stones, rough	Free.		
shaped or hewn	Free.		-
Z z 2			

16° & 17° VICTOR C. 106. 708 406. Stones-continued. Burr Stones, rough shaped or hew Quern Stones, rough shaped or hew Dog Stones, rough shaped or he 407. Straw or Grass for plaiting -408. Succades, including all Fruits and preserved in Sugar, not otherwis with Duty, until the 5th July 1854 from and after 5th July 1854 409. Sugar, viz. :-Sugar or Molasses the Growt duce of any British Posse which the Importation Sugar is prohibited, being from such British Possessio Candy, Brown or Whi Sugar, or Sugar rende Process equal in Quality White Clayed Sugar, rendered by any Proce Quality thereto, not be or equal to refined Muscovado, or any other being equal in Quality Clayed Molasses Sugar or Molasses the G Produce of any other Brit sion, being imported British Possession, viz. :-Candy, Brown or Wh Sugar, or Sugar re any Process equal thereto, until the 5th inclusive from and after th White Clayed Sugar, rendered by any Pro in Quality thereto, refined or equal to re the 5th July 1854 in from and after th 1854

Brown Clayed Sugar,

rendered by any Pro in Quality thereto, an to White Clayed, uni July 1854 inclusive

16° & 17° VICTORLÆ.		C .1	l0 0 .	709	
tinued.	· Æ	8.	a.		
from and after the 5th July	~	••			
1854 the Cwt.	0	10	0	-	
Muscovado, or any other Sugar					
not being equal in Quality to Brown Clayed Sugar, until the					
5th July 1854 inclusive,					
the Cwt.	0	11	0		
from and after the 5th July 1854 the Cwt.	0	10	Ó		
Molasses, until the 5th July 1854	•		•		
inclusive the Cwt.	0	4	2		
from and after the 5th July	_		^		
1854 the Cwt.	0	8	9	- 1	
gar or Molasses the Growth and Produce of any Foreign Country,					
and all Sugar or Molasses not other-					
wise charged with Duty, viz.:—	•			4	
Candy, Brown, or White, refined					
Sugar, or Sugar rendered by any Process equal in Quality					
thereto, until the 5th July 1854					
inclusive the Cwt.	0	17	4		
from and after the 5th July 1854 the Cwt.	0	19			
White Clayed Sugar, or Sugar	U	10	4		White Hall Control
rendered by any Process equal					
in Quality thereto, not being					
refined or equal to refined, until					
the 5th July 1854 inclusive, the Cwt.	0	14	σ		
from and after the 5th July					
1854 the Cwt.	0	11	8		TOWN NAMED IN
Brown Clayed Sugar, or Sugar rendered by any Process equal					THE RESIDENCE OF
in Quality thereto, and not					THE RESERVE
equal to White Clayed, until					
the 5th July 1854 inclusive,	^	10	^		
the Cwt. from and after the 5th July	0	10	O		
1854 the Cwt.	0	10	0		A STATE OF THE PARTY OF THE PAR
Muscovado, or any other Sugar,					A STATE OF THE PARTY OF THE PAR
not being equal in Quality to Brown Clayed Sugar, until the					THE REAL PROPERTY.
5th July 1854 inclusive,					The state of the s
the Cwt.	σ	12	σ		
from and after the 5th July 1854 - the Cwt.	0	10	0		
1854 - the Cwt. Molasses, until the 5th July 1854	v	10	V		1
inclusive the Cwt.	0	4	6		
from and after the 5th July	_	_	•		
1854 - the Cwt.	0	3	9		
220					

16° & 17° VICTORI C. 106. 710 409. Sugar-continued. The following Duties shall back upon Removal to t Man on such Conditions a missioners of Her Majesty' may direct, or upon Exp Foreign Parts, of the seven tions of refined Sugar h mentioned, made in th Kingdom from Sugar on Duties of Importation been paid :-Upon refined Sugar, in plete and whole, or I refined, having been clarified and thorou in the Stove, and b uniform Whiteness t or such Sugar pound or broken, or Sug for Upon Bastard or refi broken in Pieces, ground or powdered such Sugar pounde or broken - for 410. Sulphur Impressions -411. Sweet Wood - -412. Tale 413. Tallow of and from British Possession Vegetable 414. Tamarinds 415. Tapioca 416. Tar Barbadoes 417. Tares. See Seeds. 418. Tarras 419. Tartaric Acid 420. Tea, until 5th April 1854 inclusive from and after 5th April 185 April 1855 inclusive from and after 5th April 185 April 1856 inclusive from and after 5th April 1856 Without any Allowance for 421. Teasles 422. Teeth, viz., Elephants Sea Cow, Sea Horse, or Sea ! 423. Telescopes 424. Terra, viz., Japonica Sienna Verde Umbra

16° & 17° VICTORLÆ.	C. 106.	711	West.		11
otherwise enumerated or described d Regulus of ks, Ingots, Bars, or Slabs the Cwt. ctures of, not otherwise enumerated,	£ s. d. Free. Free. Free. Free. 0 10 0				
the Cwt. fined. See Borax. of following Duties, with 5 per Cent.	0 10 0		180		
z. :— manufactured, stemmed or stripped,			1 000		
unstemmed the lb. unstemmed the lb. nufactured, or Segars - the lb. nff the lb. lks, and Flour of - anufactured in the United King- dom, made into Cut, Shag, Roll, or Carrot Tobacco, or Cigars, such Cigars, when exported as Mer- chandise, being packed in Cases containing not less than One	0 3 0 0 3 0 0 9 0 0 6 0 prohibited.				
hundred Pounds net Weight, a Drawback shall be allowed on Exportation or Shipment as Stores - the lb. es of Clay - Curtle Shell, unmanufactured -	0 2 71 Free. Free. Free. Free.				
es the Cwt. her Toys the Cubic Foot	0 1 0 0 0 4 Free. Free. Free.				
otherwise described,			9, 74,	0 75 10	
the Cubic Foot nice, Scio, or Cyprus Spirit of. See Oil.	0 0 4 Free. Free.				
9	Free. Free. Free.				
taining any Quantity of Alcohol	Free. 0 12 0				
otherwise described	Free. Free.			Sp. K	
all, not otherwise enumerated or	Free.			1	
erved in Salt - Z z 4	Free. Free.				1

448. Veneers	th
449. Verdigris	
450. Verjuice -	
1 77 37 1 11! 3	Maccaroni tl
452. Vermilion	Maccaroni 11
451. Vermicelli and 452. Vermilion 453. Vinegar 454. Wafers 455. Walnut Wood	
453. Vinegar	6110
454. Waters	
455. Walnut Wood	
456. Washing Dails	
457. Watches, of G	old, Silver, or any other
exceeding th	e Value of 10% each
Other V	Vatches, viz.:—
Gold,	open Faces -
	nters
Re	peaters
Silve	r, or any other Metal not
Op	en Faces -
	inters
207	peaters -
459 Water Color	ne, the Flask (Thirty of
Flacks	containing not more the
Gallon	
W	hen not in Flasks (as pe
	Spirit) - the
Minera	
459. Wax, viz. :-	
	Unbleached
	Myrtle
	Sealing
	Vegetable
460. Weld	
461. Whale Fins	
462. Whipcord	and the second
463. Wine, of and	from Foreign Countries, ar
Cent. there	on, viz. :-
Red	at.
White	the
	such Wine the
The	Growth and Produce of any
	ssession, and imported dire
the	ence, and 5 per Cent. there
Red	the
White	- the
	such Wine the
Dees of	Such wine the
The full	Duties on Wine may be
back u	pon Re-exportation or SI
as Store	es, but no Drawback allo
Lees of	Wine.
464. Wire, viz. :-	
	Silver -
	Copper or Brass. See
No. of Street,	and Brass respectively.
d65 Wood	

465. Woad -

* d.

Timber, the following Duties, with Cent. thereon, on all Wood and the Produce of British Possesz. :-ber or Wood, not being Deals, Batns, Boards, Staves, Handspikes, Oars, thwood, or other Timber or Wood, wn, split, or otherwise dressed, except wn, and not being Timber or Wood herwise charged with Duty, the Load of 50 Cubic Feet nd from British Possessions, the Load of 50 Cubic Feet 1 s, Battens, Boards, or other Timber Wood, sawn or split, and not otherse charged with Duty, the Load of 50 Cubic Feet 0 10 nd from British Possessions, the Load of 50 Cubic Feet of ascertaining the cubical Contents in Pile, the ay have the Option, at the Time of passing the in respect of Planks, Deals, Deal Ends, Battens. Ends, not the Produce of the British Possessions, the same by Tale upon a Computation of their ent, calculated according to the under-mentioned fying in such Entry the Number and Dimensions al Pieces included therein; and the Duties imon by this Act shall be ascertained, computed, and on the Planks, Deals, Deal Ends, Battens, and s, included in such Entry on the cubical Contents

puted in conformity with the said Scale.

	Planks.	DEALS.	Battens.				
	8×11 Inch and not above 3½×11½ Inch.		3×7 Inch and not above 3½×7½ Inch.				
in Tanak	Cubic Feet.	Cubic Feet.	Cubic Feet.	Cubic Feet.	Cubic Feet.		
in Length,	115	95	73	61	57		
the 120 -	144	118	91	77	71		
, the 120 -	173	142	110	92	86		
the 120 • d not above	202	165	128	107	100		
, the 120 - d not above	231	189	146	123	114		
d not above	260	213	165	138 153	128		
th, the 120 - d not above th, the 120 -	288	236 260	183 201	169	143 157		
nd not above th, the 120 -	346	284	220	184	171		

	PLANES.	DEALS.	Battens.		
	3×11 Inch	3×9 Inch	8×7 Inch	21×7 Inch	24×64 Inch
	81×111 Inch.	\$\frac{1}{2} \times \frac{1}{2} \text{ Inch.}	3×7 Inch and not above 3½×7½ Inch.	24×74 Inch.	24 × 64 lnch
	Cubic Feet.	Cubic Feet.	Cubic Feet.	Cubic Feet.	Cubic Feet.
Above 12 Feet and not above 13 Feet in Length, the 120 -	875	307	238	200	185
Above 13 Feet and not above 14 Feet in Length, the 120 -	404	831	256	215	200
Above 14 Feet and not above 15 Feet in Length, the 120 -	433	354	274	230	214
Above 15 Feet and not above 16 Feet in Length, the 120 -	462	3 78	293	246	228
Above 16 Feet and not above 17 Feet in Length, the 120 -	490	402	311	261	242
Above 17 Feet and not above 18 Feet in Length, the 120 -	519	425	329	276	257
Above 18 Feet and not above		-	5_5		
19 Feet in Length, the 120 - Above 19 Feet and not above	548	449	348	292	271
20 Feet in Length, the 120 - Above 20 Feet and not above	577	473	366	307	265
21 Feet in Length, the 120 -	606	496	. 884	322	300

466. Wood and Timber—continued.	£.	1
Staves, exceeding 72 Inches in Length, 7	~ ~	•
Inches in Breadth, or 3½ Inches in		
Thickness, the Load of 50 Cubic Feet	0 9	Δ.
	U	, ,
Of and from British Possessions,		
the Load of 50 Cubic Feet	0 2	·
Staves, not exceeding 72 Inches in		
Length, nor 7 Inches in Breadth, nor	-	
31 in Thickness	Fr	ee.
Birch and Fir, hewn, not exceeding 3		
Feet in Length, nor exceeding 8 Inches		
Square, imported for the sole Purpose		
of making Herring Barrels for the Use		
of the Fisheries	F	ee.
Firewood, the Fathom of 216 Cubic Feet	0 (6 0
Of and from British Possessions,		
the Fathom of 216 Cubic Feet -	F	ee.
Handspikes, not exceeding 7 Feet in		
Length the 120	0 6	0
Of and from British Possessions,		
the 120	0 (6
Exceeding 7 Feet in Length, the 120	0 12	0
Of and from British Possessions,		
the 120	0 1	0
Hoops	Fr	_
Knees, under 5 Inches Square, the 120	0 3	
Of and from British Possessions,	•	
the 120	0 0	3
	0 12	
5 and under 8 Inches Square, the 120	0 12	·
Of and from British Possessions,		0
the 120	0 1	v

16° & 17° VICTORIÆ.	C. 10	3.	715	1	WENT
Timber—continued.	£ s. d	!.		VIII.	
wood, the Fathom of 216 Cubic Feet	0 12 0				
Of and from British Possessions,					
the Fathom of 216 Cubic Feet	2 5 (
Of and from British Possessions,	2 0 (,		1000	
the 120	0 3 9				
s or Poles, under 22 Feet in Length				2300	
d under 4 Inches in Diameter,					
the 120	0 6 ()			
Of and from British Possessions, the 120	0 0	3			
22 Feet in Length and upwards, and	0 0 ()			
under 4 Inches in Diameter,					
the 120	0 12)			
Of and from British Possessions,					
the 120	0 1 ()		1000	
Of all Lengths, 4 and under 6 Inches	1 4	n			
in Diameter the 120 Of and from British Possessions,	1 4	0			
the 120	0 2	0			
kes for Wheels, not exceeding 2 Feet		•			
Length the 1,000	1 4	0			
Of and from British Possessions,					
the 1,000	0 1	0		CHARLE I	
Exceeding 2 Feet in Length,	2 8	0		130	
the 1,000 Of and from British Possessions,	2 8	J			
the 1,000	0 2	0			
k	Frec.				
te Wood, viz., Billet Wood, or Brush	_			STATE OF THE PARTY.	
ood used for the Purpose of Stowage	Free.			11/4/11	
ipbuilding, viz.:— ngy Bark, Red and Blue Gum, Green				K Call Land	
art, Mora and Locust Woods, and				100 110	
oods formerly admitted at the same					11/10/11
uty as Teak	Free.				1
enails of Stringy Bark, Red and Blue				Mark St.	911 11
um, and Locust Woods, and all Tree-	73				
ails of and from British Possessions vel Hilts	Free. Free.			198	
ned or otherwise dressed or prepared	I 166.			100	
r Use, and not particularly enume-				Wall Company	
ted or otherwise charged with Duty,				Marie Co.	
per Cubic Foot	0 0	_		See Line	
And further, for every 100l. Value	10 0	D		V PAY	
Of and from British Possessions,	5 .0	Λ			
for every 100 <i>l</i> . Value Alpaca and the Llama Tribe	5 0 Free.	•			
ver	Free.			1 -1 1	
Cut and combed	Free.			0.00	-
ey Wool	Free.			10.37	
ton Wool and Waste of Cotton Wool	Free.			11.8	
,					

467. Wool—continued.	LLL
Goats Wool or Hair	Free.
Hares Wool	Free.
Sheep or Lambs Wool	Free.
468. Woollens, viz.:—Manufactures of Wool (not	
being Goats Wool), or of Wool mixed with	
Cotton, not particularly enumerated, and not	
otherwise charged with Duty	Free.
Articles or Manufactures of Wool (not being	
Goats Wool), or of Wool mixed with	
Cotton, viz.:—	
Carpets and Rugs, the Square Yard	0 0 6
Shawls, Scarfs, and Handkerchiefs,	
plain the lb.	0 0 4
printed the lb.	0 0 8
Gloves the Dozen Pairs	0 0 1
Wholly or in part made up, not otherwise charged with Duty, for every 100% Value	5 0 0
469. Yarn, Cable Yarn	Free.
Camel or Mohair	Free.
Raw Linen	Free
of Silk and Worsted, spun together and	1100
not dyed	Free.
Worsted Yarn, fit and proper for Em-	2.00
broidery the lb.	0 0 6
Raw, not dyed, or only	
partially dyed, and not	
being fit or proper for	
embroidering or other	
fancy Purposes	Free.
470. Yeast, dried	Free.
471. Zaffre	Free.
472. Zebra Wood	Free.
473. Goods, being either in part or wholly manu	
factured, and not being enumerated or	
described, nor otherwise charged with	
Duty, and not prohibited to be imported	
into or used in Great Britain or Ireland,	10 0 0
for every 100%. Value 474. Goods, not being either in part or wholly ma-	10 0 0
nufactured, not enumerated or described,	
nor otherwise charged with Duty, and	
not prohibited to be imported into or used	
in Great Britain or Ireland	Free.
TABLE (B.)	
DUTIES APPLICABLE to the ISLE OF MAN.	
1. Coffee, the Import Duties in Great Britain or Ire-	
land not having been there paid thereon, the lb.	0 0 2
2. Corn, viz., Wheat, Barley, Bear or Bigg, Oats,	-
Rye, Peas, Beans, Buckwheat, Maize, or	
Indian Corn the Quarter	0 1 0

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med. Meal and Flour, Barley Meal, Oat I, Rye Meal, and Flour Pea Meal, Meal, Buckwheat Meal, and Maize	£ s. d.				
ndian Corn Meal - the Cwt.	0 0 41 Free.				
reat Britain or Ireland -	Free. Free.				
ndy, Geneva, and all Foreign Spirits, t being Liqueurs, Cordials, or per- med Spirits the Gallon	0 6 0				
and Rum Shrub, of the British essessions the Gallon	0 8 8				
ish or Irish Spirits exported from a uty-free Warehouse under Bond in e United Kingdom - the Gallon	0 3 0				
Such Spirits not exceeding the Strength of Proof by Sykes's Hy- drometer, and so in proportion for any greater or less Strength than the Strength of Proof, and for any greater or less Quantity than a					
Gallon. rne,					
O not containing more than 1 Gallon) or the Gallon	0 0 4 0 10 0				
rdials, and perfumed Spirits, the Gallon	0 10 0				
covado the Cwt. ar Candy, White or Brown, refined	0 1 0		MA		
ugar, or Sugar rendered by any rocess equal to refined, Foreign or ritish - the Cwt.	0 8 0		10		
From and after the 5th of July 1854 the Cwt.	0 3 0			and the	
the lb.	0 1 0				
nd after the 5th of July 1854, the lb. z.:—	0 0 6				
nanufactured the lb.	0 1 6				
aufactured the lb.	. 0 4 9				
ars the lb.	0 4 9				
the Tun of 252 Gallons Sorts res, and Merchandise brought from	12 0 0 Free.				
at Britain or Ireland and entitled to Bounty or Drawback of Excise on					
portation from thence, and not herein- bre enumerated or charged with Duty ares, and Merchandise, the Growth, duce, or Manufacture of and brought	Free.		P	LIFE	-
n Great Britain or Ireland and not ein-before charged with Duty	Free.		10		

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Free.

C. 106, 107.

16. Goods, Wares, and Merchandise, not the Growth. Produce, or Manufacture of Great Britain or Ireland but brought from thence, and having there been entered for Consumption, and the Import Duties having been there paid thereon

17. Goods, Wares, and Merchandise imported or brought from any Place from whence such Goods may be lawfully imported into the Isle of Man, and not hereinbefore charged with Duty, or declared to be free of Duty,

for every 100L of the Value thereof 15 0 0

C A P. CVII.

An Act to amend and consolidate the Laws relating to the Customs of the United Kingdom and of the Isle of Man, and certain Laws relating to Trade and Navigation and the British Possessions. 20th August 1853.

TATHEREAS it is expedient that the several Acts now in force for the Management and Regulation of Customs, the ' Prevention of Smuggling, the Encouragement of British Ship-' ping and Navigation, the Warehousing of Goods, the granting of Drawbacks and Allowances of Customs, the Regulation of the ' Trade of the British Possessions abroad and of the Isle of Man. ' should be consolidated into One Act:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

As to the Appointment of Officers of Customs, Ports, &c.:

I. It shall be lawful for the Commissioners of the Treasury, or, under their Authority, the Commissioners of Customs, to appoint proper Persons for the Management and Collection of the Customs Appointment of and the Performance of all Duties connected therewith, under the Control and Direction of the Commissioners of Customs, and to grant to such Persons such Salaries or Allowances, or to permit them to receive such Emoluments for executing the Duties of their respective Offices, as may be proper, and to require of sach Persons such Securities for their good Conduct as the said Conmissioners of the Customs shall deem necessary; and such Persons shall hold their Offices during the Pleasure of the Commissioners of the Treasury or of the Commissioners of Customs; and all Salaries or Allowances granted to any Officer or other Person in the Service of the Customs shall be paid without any Deduction on account of any Duties imposed by any Act of Parliament, Superannuation unless expressly charged thereon; and when any Sum of Money shall have been or shall be granted annually or otherwise to any Person who has been or shall have been employed in the Service of the Customs as a Superannuation Allowance upon the Retirement of such Person from such Service, or as a Compensation for past Services, it shall not be lawful for the Grantee of such Allow-

Appointment of Officers, Ports, &c.

Appointment of Ufficers, &c. Officers. Salaries and

Securities.

Salaries, &c. not subject to Duties,

Allowances not assignable.

asation to assign or dispose of the same to any ns whomsoever, and any such Assignment or Disvoid to all Intents and Purposes, and shall not be Court of Law or Equity.

Appointment Ports, &c.

rson employed on any Duty or Service relating Persons em-Trade, or Navigation, either in the United King- ployed on Serel Islands, or any of Her Majesty's Possessions vice of the Orders or with the Concurrence of the Commis-ns (whether previously or subsequently expressed), for such Service. to be the Officer for that Duty or Service; and red by Law to be done by or with any particular d for such Purpose, if done by or with any Person Commissioners of Customs to act for such parshall be deemed to be done by or with such r; and every Act required by Law to be done at lace within any Port, if done at any Place within nted by the Commissioners of Customs for such

e deemed to be done at the particular Place so ; and all Commissions, Deputations, and Appoint- Existing Apany Officers of the Customs in force at the Com- pointments and is Act shall continue in force as if the same had Securities for der the Authority of this Act, and all Bonds or good Conduct to remain in which shall have been given by or for any such force. ir respective Sureties for good Conduct or othern in full Force.

fficer, Clerk, or other Person acting in any Office Officers taking in or belonging to the Customs shall accept any Fee or Reward or Reward, whether pecuniary or otherwise, not authorized rectly, from any Person (not being a Person dismissed. me Office in the Customs) on account of anything to be done by him in or in any way relating to his mployment, except such as he shall receive under he Commissioners of the Treasury, such Officer, Person so offending shall, on Proof thereof to the the Commissioners of Customs, be dismissed from

by Law, to be

Person who shall be appointed to any Office or Declaration on the Customs, under the Control and Direction Admission to ioners of Customs, shall on his Admission thereto Office. ing Declaration:

clare, That I will be true and faithful in the Exehe best of my Knowledge and Power, of the Trust my Charge and Inspection in the Service of Her toms; and that I will not require, take, or receive quisite, Gratuity, or Reward, whether pecuniary rt or Description whatever, either directly or inny Service, Act, Duty, Matter, or Thing done or to be done or performed in the Execution or Disof the Duties of my Office or Employment, on whatever, other than my Salary and what is or ed me by Law, or by any special Order of the Com-Her Majesty's Treasury or the Commissioners of Customs for the Time being.'

V. The

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Appointment of Officers. Ports, &c.

C. 107.

Hours of Attendance; Division of Duties.

Holidays.

V. The Commissioners of the Treasury may, by their Warrant, from Time to Time appoint the Hours of general Attendance of the Commissioners and Officers of Customs, and of other Persons in the Customs Service, at their proper Offices and Places of Employment; and the Commissioners of Customs may appoint the Times during such Hours at which any particular Parts of the Duties of any such Officers and other Persons shall be performed.

VI. No Day shall be kept as a public Holiday by the Customs except every Christmas Day and Good Friday, and such other Days as may be appointed to be kept as such by Her Majesty's Proclamation, and, so far as regards Scotland, such Days as shall be appointed to be so kept by Authority of the General Assembly. and also such Days as shall have been or may be appointed for the Celebration of the Birthdays of Her Majesty and of Her Successors, and such Days shall be kept as public Holidays by the Officers and Servants of the Dock Companies in the United Kingdom.

Officers of Customs not to serve in public Offices.

What shall be deemed Orders. &c. of Commissioners of Customs.

VII. No Commissioner, Officer, Clerk, or other Person acting in the Management or Collection of the Customs shall be conpelled to serve in the Militia, or on any Jury or Inquest, or to assume the Office of a Mayor or Sheriff, or to act in any corporate, parochial, or other public Office.

VIII. Every Order, Document, or Instrument required by Law to be under the Hands of the Commissioners of Customs, but not required to be signed by Two or more of them, being attested by the Signature of any One of such Commissioners, and every Order, Document, or Instrument required by any Law to be under the Hands or under the Hands and Seals of the Commissioners of Customs, being attested by the Hands or the Hands and Scale of Two or more of such Commissioners, shall be deemed to be an Order, Document, or Instrument under the Hands, or under the Hands and Seals, as the Case may be, of the Commissioners of Customs; and all Orders and Regulations made by the Commissioners of Customs under any Act or Acts relating to the Curtoms now repealed, shall remain in force until altered, revoked, or rescinded, or others made by them in lieu thereof, and all Acts done in pursuance of any such Orders and Regulations shall be and are hereby declared to be valid.

Appointment of Ports.

As to the Appointment of Ports, Quays, Warehouses, Suferance Wharfs, Landing and Boarding Stations:

Treasury may appoint Ports and Quavs. and alter or annul the same.

IX. The Commissioners of the Treasury may, by their Warrant appoint any Port or Sub-Port in the United Kingdom, or in the Channel Islands, and declare the Limits thereof, and appoint proper Places within the same to be Legal Quays for the lading and unlading of Goods, and declare the Bounds and Extent of any such Quays, or annul the Limits of any Port, Sub-Port, Haven, Creek, or Legal Quay, already appointed or to be hereafter set out and appointed, and declare the same to be no longer a Port, Sub-Port, Haven, Creek, or Legal Quay, or alter or vary the Existing Ports, Names, Bounds, and Limits thereof; and all Ports, Havens, and &c. to continue. Creeks, and the respective Limits thereof, and all Legal Quays. appointed, set out, and existing as such at the Time of the passing

continue to be such Ports, Havens, Creeks, and ulled, varied, or altered; and any Port, Haven. or the Limits thereof, now annulled or altered, annulled or altered until otherwise varied or

ssioners of the Treasury may, by their Warrant, Treasury may me appoint the Ports in the United Kingdom appoint Wore-Varehousing Ports for the Purposes of this Act, housing Ports. heir Directions, the Commissioners of Customs Commissioners der from Time to Time approve and appoint may appoint laces of Security in such Ports, and direct in Warchouses, rts or Divisions of such Warehouses or Places, ner, any Goods, and what Sort of Goods, may warehoused, kept, and secured without Payment First Entry thereof, or for Exportation only, in same may be prohibited to be imported for ay approve of any Premises as Bonded Sugar and Premises fining of Sugar for Removal to the Isle of Man for refining , and may direct in what Cases, and with what Sugar for Exhat Amount, Security by Bond shall be required portation, and Varehouse so approved or appointed as aforesaid, rity. y Goods deposited therein, or for the Security of ercon, or in respect of any Bonded Sugar House foresaid, or in respect of any Sugar removed e Refinement and Return thereof to the Wareal to the Isle of Man, or the Exportation thereof, d as the Commissioners of Customs shall direct. f the Duties due on such Sugar; and the Com- Commissioners coms may, out of the Monies arising from Duties of Customs to de Warchouses for the warehousing of Tobacco provide Warehouses for which Tobacco may be legally imported, and may, Tobacco, and to of Tobacco so warehoused, charge the Importer charge Rent. such Tobacco any such Sum or Sums for Wareey may see fit, not exceeding what is now paymmissioners of Customs may also fix the Amount all be payable in respect of any Goods deposited of the Queen's Warehouses; and all such Sums eived, and appropriated as Duties of Customs. rietor or Occupier of every Warehouse (except Warehouse

uses of special Security, in respect of which Keeper to give has heretofore been dispensed with), or some general Seculf, shall give or procure to be given Security by sufficient Sureties, or by Two Bonds each with rety, or such other Security as the Commissioners or of Customs may approve, for the Payment of Importation on or for the due Exportation of all hall at any Time be warehoused therein; and e warehoused in any such Warehouse after the ct until such Security shall have been given.

ing Appointments and Approvals of Warehouses Existing Apsing of Goods and of Bonded Sugar Houses, in pointments, Security shall have been given by the Proprietor Approvals, and of as aforesaid, shall continue in force as if the

of Officers, Ports, &c.

approve Secu-

Importer's Bonds dispensed with. same had been made under the Authority of this Act, unless and until the same shall be revoked as herein-after provided; and no Bond shall, after the passing of this Act, be required to be given by the Importer of any Goods on the warehousing thereof, but all existing Bonds given in respect of any Goods warehoused or entered to be warehoused in any Warehouse prior to the passing of this Act shall continue in force as if given under this Act.

Commissioners may appoint Stations and Sufferance Wharves, &c. XIII. The Commissioners of Customs may from Time to Time. by Order under their Hands, appoint Stations or Places for Shiparriving at or departing from any Port or Place to bring to for the boarding or landing of Officers of the Customs, and may also appoint Places to be Sufferance Wharves for the lading and unlading of Goods by Sufferance, in such Cases, under such Bestrictions, and in such Manner as they shall see fit, and may also direct at what particular Part or Parts of any Harbour, Dock, Quay, or other Place in any Port, Ships laden with Tobacco or any particular Cargo shall moor and discharge such Cargo; and the Commissioners of Customs, or the Collector or Comptroller of any Port under their Directions, may station Officers on board any Ship while within the Limits of any Port in the United Kingdom.

Power to revoke or alter former Warrants or Orders. XIV. The Commissioners of the Treasury by their Warrant, and the Commissioners of Customs by their Order, may from Time to Time revoke any former Warrant or any former Order, or make any Alteration in or Addition to any former Warrant or any former Order made as aforesaid by them respectively.

Licensing Agents. As to the licensing of Agents for the Transaction of Business relating to the Entry and Clearance of Ships, Goods, and Baggaço, and of Lightermen for the Carriage of Goods to and from importing and exporting Ships:

Treasury to appoint in what Ports Agents shall be licensed.

XV. The Commissioners of the Treasury may by their Warrant appoint and declare in what Ports or Places in the United Kingdom Persons acting as Agents in the Entry or Clearance of any Ships, or of any Goods or Baggage, or any Business relating thereto, shall be required to be duly licensed for that Purpose, and may from Time to Time revoke such Warrants or Appointments, and make others in lieu thereof, when and as they may see fit; and such Warrants, if they relate to Ports or Places in Great Britan, shall be published in the London Gazette, if to Ports or Places in Ireland in the Dublin Gazette, and if to Ports and Places in Great Britain and Ireland in both those Gazettes: Provided always. that the Appointments already made as to London, Dublin, Dorr. Folkestone, Southampton, and Shoreham shall continue as if such Appointments had been made under this Act, until the same shall be revoked.

Existing Appointments not to be altered.

XVI. The Commissioners of Customs may and they are hereby authorized to grant Licences, in such Form and Manner and to such Persons as they shall think fit, to act as Agents for transacting Business which shall relate to the Entry or Clearance of any Ship, or of any Goods or of any Baggage, in any of the Portor Places in respect of which such Appointments as aforesaid now are or hereafter shall be made, so long as such Appointments shall remain in force, and, by Order under their Hands, may cancel

Commissioners to grant Licences to Agents. Licence so granted to any such Person for Fraud a Copy of such Order stating the Cause of Disdelivered to such Person, or to his Clerk, or left at of Abode or Business, but such Person shall be at l to the Commissioners of Customs in manner proons Thirty-three and Thirty-four of this Act for and Reconsideration of the Case; and if no such within Three Days after the Delivery of a Copy or if such Order shall be confirmed, such Licence and the Commissioners of Customs on granting Bond to be e are hereby empowered to require Bond to be given for faith-Person to whom such Licence shall be granted ful Conduct. of the Sworn Brokers of the City of London. such Agent in the Port of London), with One , in the Sum of One thousand Pounds, for the orrupt Conduct of such Person and of his Clerks, both as regards the Customs and his Employers; s heretofore granted by the Commissioners of Persons to act as Agents shall be valid until Bonds taken for the faithful and incorrupt Conrsons shall remain in full Force: Provided always, Agents may , or any Persons in Copartnership, may, with the appoint Clerks Commissioners of Customs, appoint a Clerk or to act for them nesact such Business on his or their Behalf, and conditions. lence, and Date of Appointment of such Clerk or hereupon be endorsed on the Licence of such ns, and shall be signed by him or them in the d attested by the Collector or Comptroller of Port for which such Licence is granted, and all ents shall be recorded in a Register to be kept at use for that Purpose; and no Person shall act as ervant unless so appointed, endorsed, and recorded, n behalf of any other than the Person or Persons m; and every such Appointment may be revoked sioners of Customs at any Time, by Order under

Appointment of Officers. Ports, &c.

Commissioners of Customs may order and direct Commissioners or Places in the United Kingdom Goods cleared may order in or from the Warehouse shall be carried or water-or ton board any Ship for Exportation, or Goods carried or -borne from any importing Ship to, or to be landed water-borne by Quay, or other Place, shall be so carried or water- authorized Persons authorized for that Purpose by Licence Persons; s of the Commissioners of Customs, and may revoke rs or Directions, or make others in lieu thereof, hey may deem expedient; and the Commissioners and may grant y grant such Licences in such Form and Manner Licences and rsons as they may deem proper, and may revoke require Bonds. and as they shall think fit; and before granting nce the Commissioners may require such Security e faithful and incorrupt Conduct of such Person as n necessary; and all such Licences in force at the Existing Limmencement of this Act shall continue in force as cences to conl been granted under the Authority of this Act.

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Collection of Duties, &c.

Duties, Drawbacks, &c. to be under the Management of Commissioners of Customs.

Former Duties to continue until new Duties become chargeable, except in certain Cases,

Duties due before the passing of this Act to be levied, &c. as if payable by this Act.

Goods in Warehouse, when entered for Home Consumption, to be chargeable with existing Duties on like Sort of Goods,

Receipts and Payments.

All Monies, &c. received by Receiver General of Customs to be paid into Bank of England.

As to the Collection and Management of Drawbacks, and Allowances:

XVIII. All Duties of Customs, or other Management, Collection, or Control of the Customs, Drawbacks and Allowances, now is or which may hereafter be imposed or allow under the Management of the Commissioner. Time being, and shall be ascertained, rais paid, recovered, allowed, and applied or ap Provisions of the Laws for the Time being thereto; and all Duties and Drawbacks is according to any specified Quantity or any be deemed to apply in the same Proportioless Quantity or Value, and shall be paid at Part of the United Kingdom in British Curto Imperial Weights and Measures.

XIX. In all Cases where any new Duties Duties under the Management, Collection, or missioners of Customs, are or may be imp Acts, in lieu of any former Duties payable passing of such Act or Acts, such former continue payable until such new Duties im shall become chargeable, save and except in or Acts imposing such new Duties shall oth all Monies arising from any Duties of Cust thereof, on account of any Goods whatever ported from the United Kingdom under any computed under such former Act, and wheth or otherwise, shall be levied and appropriated as if the same had been made payable by th Act in force for the Time being; and all I ances payable under any former Act shall be p this or such other Act as may be in force for

XX. All Goods whatsoever which now are in any Warehouse or Place of Security under ment passed or to be passed for the Warehouse Payment of Duty upon the First Importation may be imported and on board any Ship, shall for Home Consumption, be subject to such as may at the Time of passing such Entry on the like Sort of Goods under any Act or posing any Duty or Duties of Customs which force at the Time of passing such Entry, save where special Provision shall be made in any the contrary.

As to the Receipt and Payment of Moni Duties of Customs, and the keeping of the Ac

XXI. All Monies, Bills, Notes and Drafts roto the Hands of the Receiver General of the on account of the Revenue of Customs in Graid by him into the Hands of the Governor Bank of England, and all other Monies arisis Customs in Great Britain (the necessary Cha

he same excepted) shall from Time to Time be paid of the Governor and Company of the Bank of Engbe placed to an Account to be raised in the Books pany, intituled "The Account of the Public Monies General of Customs," inserting the Name of such al for the Time being, and all Monies arising from All Monies. istoms in Ireland (the necessary Charges of raising arising in for the same and all other Deductions allowed by Orders and Regulations of the Treasury for the cepted) shall be paid into the Receipt of Her quer.

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paid into the Exchequer.

for keeping the Accounts of the

commissioners of the Treasury may from Time to The Treasury such Rules and Regulations as they may think may make Rules eping the Accounts of the Receiver General of the e Governor and Company of the Bank of England, Revenue of the ernor and Company of the Bank of England in Customs, and and also for Payment and Appropriation of the for Appropriafrom the Duties of Customs, and so brought to tion thereof. r Majesty's Service, and from Time to Time to such Rules and Regulations, and make others in I the Rules and Regulations now in force shall inue to be acted upon until the same shall be so ed or others established by the said Commissioners in lieu thereof, and the said Receiver General, ules and Regulations so prescribed, shall not be my Money, Bills, Notes, or Drafts which he shall caused to be paid into the Bank of England; and Responsibility and Company of the Bank of England shall be for Monies, &c. all the Monies, Bills, Notes and Drafts which

received by them from and on account of such al as aforesaid: Provided always, that nothing in. ed shall be held in any way to alter or affect the n Act passed in the Fourth and Fifth Years of-

ng William the Fourth, Chapter Fifteen. Governor and Company of the Bank of England, Bank to keepduly authorized in that Behalf, shall daily, upon an Account, to Money, Bills, Notes or Drafts from such Receiver be returned to Customs, make an Entry of the Money, Bills, Notes for Inspection eccived in a Book to be provided by the Governor by the Compf the Bank of England, which Book shall be forth- troller General. ed to the Persons making the Payments for the rich Monies, Bills, Notes and Drafts the Entry in n-after mentioned shall be a sufficient Discharge; shall be inspected daily after its Return by the eneral of the Customs or his Clerk (such Clerk authorized by him, and for whose Conduct he rable), who shall compare the same with the Aces, Bills, Notes and Drafts received by the said ral, for the Purpose of ascertaining that the Reconstantly pays into the Bank all the Money, d Drafts, as required under the Provisions of this

the Customs,

Default which such Comptroller General or his Any Default to cover in that Behalf shall be immediately reported be reported to said Commissioners of Customs, who shall report the Treasury.

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Appointment

the same, unless it shall appear to them Mistake or Inadvertence, to the said of Officers,

for the Time being of the Commissioners of any such Notes, Bills of Exchange or Dra the Solicitor of Customs for the Purpose of for the Security of the Money for which the given, in which Case such Notes, Bills of I any of them, shall be delivered to such So the Order of the Commissioners of Custom such Delivery shall be entered in the Boo

XXV. Every Sum of Money which sha

the Payment of any Money out of the Du

paid by the Receiver General of the Cust

so paid into the Bank of England on a General of Customs, in accordance with tions for the Time being in respect th Payment shall be allowed by the Comm examining and auditing the Public Accou the settling or auditing of the Accounts of the Customs; and when any such Paym

any other Port in the United Kingdom th

the Collector at such Port out of any of a arising from the Duties of the Customs the Commissioners of Customs; and as it

the Period within which Over-payments of

within Six Years after the Over-paymen

being proved to their Satisfaction that the in error, to return such Duties; but no such nor any Claim allowed, unless made and

XXVI. The Commissioners of Custom

settle and close the Accounts of any Col

any Part of the Revenue of the Customs,

their Management, notwithstanding an o of any Duties of Customs received by such and the said Commissioners are hereby em Appropriation, in order to prevent the Ac lectors or Receivers from being kept open, shall be allowed by the Commissioners Accounts in passing the general Accounts

XXVII. Upon the Death, Resignation

present and of every other Receiver G

hereafter to be appointed, the Balance

shall at that Time have Credit on his A

General with the Governor and Company

Debentures and London upon any Debenture, Certificate, of

Duties overpaid the Commissioners of Customs are hereby

Period of Six Years.

Ports, &c. Bank of Eng-

land not to dispose of Monies, and placed to the Account of such Receive &c. except for a specified Account, except in accordance with the

Purpose.

In London.

Orders to be

paid by Re-

at any other

Port by the Collector.

Time for

Years.

Return of

extended to Six

Commissioners

of Customs may

close Accounts

of Collectors.

On the Death

or Removal of

Receiver Gene-

ral the Balance

to vest in his Successor.

ceiver General:

shall not pay, or transfer, apply or dispo Money, Notes, Bills of Exchange or Drafts

XXIV. The Governor and Company of

Treasury.

provided.

a Successor shall be appointed to the said Office, cessor, and until such Successor shall be appointed, or Persons as shall for the Time being be duly recute the Duties of the said Office, in trust for the Public, and be forthwith transferred, carried over, he Account of such Successor or other Person or said, to be applied to the Service accordingly.

any Person or Persons shall knowingly and wilfully Punishment feit, or cause or procure to be forged or counter- for Forgery ringly and wilfully act or assist in forging or on Receiver the Name or Handwriting of any Receiver General, Transportation for Customs, or of any Comptroller General of the Life. any Person acting for them respectively as aforeaft. Instrument or Writing whatsoever, for or in ceiving or obtaining any of the Money in the dy of the Governor and Company of the Bank of count of the Receiver General of the Customs, or counterfeit, or cause or procure to be forged or r knowingly and wilfully act or assist in the terfeiting, any Draft, Instrument or Writing in ft made by such Receiver General or Person as ll utter or publish any such knowing the same to counterfeited, with an Intention to defraud any ever, every such Person or Persons so offending, onvicted, shall be declared and adjudged to be , and shall be transported beyond the Seas for

Appointment of Officers, Ports, &c.

es and Controversies between the Importer of Officers of Customs as to the Duty due on such

y Dispute shall arise as to the proper Rate of respect of any Goods imported into the United In case of Disadmissible for Home Consumption, the Importer pute, Importer or his Agent, shall deposit in the Hands of the Dutydemanded. Customs at the Port of Importation the Amount led by such Collector; and such Deposit shall be en to be the proper Duty payable in respect of ess an Action or Suit shall be brought or com-Importer of such Goods within Three Months from king such Deposit, in One of Her Majesty's Courts tminster, Dublin, or Edinburgh, against such Col-Purpose of ascertaining whether any and what ty is due and payable upon such Goods; and, On Payment of of such Deposit, and passing a proper Entry for such and passthe Importer, Consignee, or Agent, such Collector ing Entries for cause the said Goods to be delivered in virtue of porter to have

Disputes between Importer and Officers.

to deposit the

Goods, Im-

e such Deposit shall have been made as aforesaid Delivery. be paid by the said Collector to the Receiver Deposits to be stoms, to be by him carried to the Consolidated carried to Connited Kingdom of Great Britain and Ireland; and If no Action on shall be brought within the Time herein-before brought within at Purpose, such Deposit shall be retained and the Three 3 A 4

solidated Fund. applied Months, Deport

728C. 107. 16° & 17° VICTORIA applied to the Use of Her Majesty, in the sa to be retained same had been originally paid and received as Duties. payable on such Goods; and in case such If Action brought, and brought, and it shall thereupon be determi determined Law that the Duty so demanded and deposit arainst the Duty due and payable upon such Goods, I Revenue. was payable thereon, then the Difference Importer to be deposited and the Duty so found to be due, indemnified. deposited, as the Case may require, shall for such Importer, with Interest thereon after th ١ per Centum per Annum for the Period dur paid or returned shall have been so deposite shall be accepted by such Importer in satisfa respect of the Importation of such Goods thereon, and of all or any Damages and Exp except Costs of Suit, as next herein-after say, Provided always, that the Party to su whose Favour a Verdict shall be given sl Costs of Suit as between Party and Party as to such Action or Suit, such Costs to be Officer of the Court in which such Action sl usual Way; and if such Verdict shall be give By whom Costs in such Action or Suit the Costs so taxed of Suit payable. recoverable and recovered against the Plain ner as Damages and Costs in an ordinary Court are recoverable by Law; but if such against the Collector as Defendant in suc taxed as aforesaid shall be paid by the Com out of any Monies arising from the Duties o As to Complaints and Disputes between Complaints, &c. and the Officers of Customs, the public Invo Inquiries touching Matters relating to the (duct of Officers or others concerned therein: XXXI. If in the Port of London any D Disputes and tween any Masters or Owners of Ships, I Inquiries in London. Consignees, Shippers, or Exporters of Good Licensed Agents, and any Officer of Custo the Scizure or Detention of any Ship or apparently accidental Omission, Inadvertend with the Laws or Regulations relating to the

the Withdrawal of Agents Licences, it she Commissioners to dispose of or determine Manner as they may deem just. XXXII. If upon Consideration of the Fac Power to remit or mitigate out of which such Dispute shall have arisen Customs shall be of opinion that any Pena

Penalties.

shall be of opinion that a mitigated Penalty s

been incurred by any such Master, Owner, Consignce, Shipper, Exporter, or Agent, the may, in case they shall be of opinion that the remitted, remit and forego the same accordi

enforced, mitigate any such Penalty or Forfe

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nay deem a sufficient Satisfaction for the Breach of Law ation complained of.

III. In case any such Master, Owner, Merchant, Importer, Exporter, or Agent shall feel himself aggrieved by the nation of the Commissioners of Customs in any of the Court, presaid, or have any Ground of Complaint against any Customs in respect of anything done or omitted to be such Officer in or about the Execution of his Duty, the feeling himself aggrieved shall, upon an Application in to the Commissioners of Customs, which Application e the Substance of his Complaint, or the Reasons of his action with such Determination, be entitled to have the d Circumstances of such Complaint or Determination into by One of the said Commissioners in the Manner

Appointment f Officers. Ports, &c.

Appeal to open

V. Upon Receipt of such Application as aforesaid the Commissioner ioners of Customs shall depute One of such Commis- to conduct pubo inquire into the Subject Matter of such Application, lic Inquiry. h Purpose a suitable Apartment shall be provided, to e Parties complaining and the Parties complained against, Agents and Witnesses, and all other Persons interested of attending, shall have free Access; and the Commisdeputed shall receive the Statement of the Complainant rent or Attorney, and hear any Reasons which he or they ance in Support of his Complaint, and the said Commisall take or cause to be taken any Evidence on Oath which Complainant may offer and adduce in support of his nt, and write down or cause to be written down and e Substance of such Evidence in a narrative Form, and ion thereon and on the Arguments, if any, adduced on ring of the Case, for the Information of the said Commisand in like Manner the Commissioner so deputed as I shall take and write down or cause to be taken down and and report, for the Information of the said Commissioners ms, any Evidence which may be offered in support of such nation of the Commissioners, or in case of a Complaint an Officer such exculpatory Evidence as the Officer comagainst may offer or adduce; and the Course of Proceeding pect to the taking of such Evidence and the Conduct of quiry shall be in as close Conformity as the Nature of such will admit with the Practice adopted before Justices on s had before such Justices.

V. The Commissioners of Customs, upon the Evidence so Commissioners to them, shall either determine to prosecute, if they deem to prosecute oper Case for Prosecution, or decide the Case upon such or decide. e, and make their Order thereon accordingly, which Order communicated by a Commissioner in open Court either same Day or a future Day to be appointed at the Hearing Purpose; and every Order of the Commissioners of Cus- Award may be ade upon Consideration of the Facts, Circumstances, and enforced. ce so reported by the Commissioner by whom such Inquiry ave been holden, shall, in case any Penalty or mitigated or Forfeiture shall be adjudged by such Order to be paid reed, be of equal Force, Validity, and Effect as any Con-

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Appointment of Officers, Ports, &c.

viction for Penalties which any Justice or Ju empowered by Law to make, and upon the Pro Order under the Hands of any Two or more o of Customs to any Justice or Justices of th lawful for such Justice or Justices to enforce same Manner and by the like Authority as suc is or are now empowered to enforce Orders un an Act passed in the Eleventh and Twelfth of Her Majesty Queen Victoria, Chapter For Party against whom such Order shall have been One Week after the same shall have been con said, give Notice in Writing to the Commiss to their Solicitor that he refuses to abide by s Case the Commissioners of Customs may dire thereon as they may see fit, or the Party Order shall have been made shall have the Action in any Court having Jurisdiction, incl Requests of the City of London and the Lib no such Hearing or Order had been made: I if any such Master, Owner, Importer, Shipper (not wishing to resort to such Appeal as her be desirous of stating his Case personally to sioners of Customs, he shall be at liberty to d the Custom House during the Sitting of the I that Purpose.

Power to keep Order. XXXVI. The Commissioner of Customs as aforesaid shall have and exercise, while eng of such Inquiry, and to as full an Extent as ercised by any Justice or Justices in Sessions, and Authority to enforce Order and Propriet

Disputes and Inquiries at Outports.

XXXVII. If at any of the Outports any between any Master or Owner of Ships, M Consignees, Shippers, or Exporters of Good Agents, and any Officer of Customs, with re of Cases herein-before enumerated as arising Port of London, the like Inquiry shall be ho of Proceeding adopted, the like Mode of taking the like Accommodation for the Parties con like Authorities for maintaining Order give may be, the like Matters in every respect de provided for Inquiry into and Conduct of si the Port of London, save and except that the prescribed to be performed by One of the Co toms deputed for that Purpose shall be perform by the Collector or Comptroller or other Officer for that Purpose.

Inquiries may be conducted by Commissioners, Surveyors General, and other Officers of Customs,

XXXVIII. In any of the foregoing Cases, be necessary for the Commissioners of Custo to institute any Inquiry to ascertain the Trespect to any Complaint or Matter relating to their Management or Control or incident the of Officers or Persons employed therein, such may be made or conducted by the Commissioning, or any One or more of them, or by any

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al, Collector, or Comptroller, or other Officer of by such Person or Persons as the Commissioners direct and appoint for that Purpose; and when nquiry Proof on Oath shall be required by the ting the same, such Person shall and may admi- administered. to any Person attending before him as aforesaid; Persons making on so examined as a Witness before such Person a false Oath d of giving false Evidence on his Examination guilty of he Person conducting such Inquiry, every such Perjury. ted shall be deemed guilty of Perjury, and shall ains and Penalties thereof.

on any such Inquiry or Examination it shall be Power to sumommissioners of Customs, or any One or more of mon Witnesses. such Surveyor General, Inspector General, Coler, or other Officer of the Customs, or Person so ected by the Commissioners of Customs to conor Examination, to summon any Person required appear before the said Commissioners, Inspector r, Comptroller, Surveyor General, or other Officer, ized to conduct such Inquiry or Examination, as , to attend on the Hearing thereof at the Time pecified in such Summons, to give Evidence upon h of any Facts appertaining to such Inquiry, or touching or relating thereto; and every Person aving his reasonable Expenses for such Attend-, tendered to him at the Time of Service of such shall neglect or refuse to appear according to the of, or who, having so appeared, shall refuse to or shall refuse to give Evidence, or to answer best of his Knowledge and Belief any Question required, shall for every such Default or Offence of ${f Tw}$ enty Pounds.

missioners of Customs shall from Time to Time Regulations for es and Orders for the proper Conduct of such resaid as may be expedient, and as in their Judgecessary or proper; and such Rules and Orders d on the Conduct of such Inquiries, until annulled Authority of the said Commissioners.

nportation, or Prohibition, Entry, Examination. arehousing of Goods:

be lawful to import into the United Kingdom any e not by this or any Law in force at the Time of reof prohibited to be so imported, and to ware- Importation and e Laws in force for the Warehousing of Goods, Prohibition. 1-after provided, in Warehouses duly approved for g of Goods without Payment of Duty on the First iny Goods subject to Duties of Customs the Im-Varehousing whereof is not prohibited by any Law Fime of such Importation: Provided always, that the following Goods, and on such other Goods as ers of the Treasury may from Time to Time direct, on the First Importation thereof, and such Goods rehoused either for Home Consumption or Exportation;

Appointment of Officers. Ports, &c.

Oath may be

II. Importation and Warehousing.

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Importation and Ware-

Time of Importation of Goods and Time of defined

housing.

tation; viz., Corn, Grain, Meal, and Flour, and

British Possessions. XLII. If, upon the first levying or repealing the first permitting or prohibiting of any Imp other Time, or for any of the Purposes of the

lating to the Customs, it shall become necessar Arrival of Ships precise Time at which an Importation of an deemed to have had Effect, such Time shall the Time at which the Ship importing such C come within the Limits of the Port at which due Course be reported and such Goods be d any Question shall arise upon the Arrival of a

of any Charge or Allowance upon such Ship, of the Time of such Arrival shall be deemed to be

made.

the Report of such Ship shall have been or o XLIII. No Goods shall be deemed to be particular Place unless they be imported direct and shall have been there laden on board th

Prohibitions

direct.

Importation

and Restrictions.

" missioners of the Treasury may direct, and "Goods in Transit accordingly," shall be import Kingdom, except in Transit, in accordance with and Restrictions, and so reported as aforesaid enumerated or described in such Table as ' " certain Restrictions on Importation" shall

either as the First Shipment of such Goods, or a have been actually landed at such Place. XLIV. If any Goods enumerated or describe Table of Prohibitions and Restrictions as "Go "hibited to be imported" shall be imported of United Kingdom, or if any Goods enumerated o Table as "Goods prohibited to be imported "and subject to such Regulations and Restric

destroyed or otherwise disposed of as the Com toms may direct. A TABLE OF PROHIBITIONS AND R

brought into the United Kingdom contrary t or Restrictions contained in such Table in re and in every such Case such Goods shall be for

INWARDS. GOODS ABSOLUTELY PROHIBITED TO BE

Books wherein the Copyright shall be first sul posed or written or printed, in the United Kir or reprinted in any other Country, as to which such Copyright or his Agent shall have give sioners of Customs a Notice in Writing the subsists, such Notice also stating when such

expire. Coin, viz.—False Money or Counterfeit Sterling

Coin, Silver, of the Realm, or any Moncy purp not being of the established Standard in Wei

Importation

ces, or other Concentrations of Coffee, Chicory, co, or any Admixture of the same.

and Warehousing.

cene Prints, Paintings, Books, Cards, Lithoer Engravings, or any other indecent or obscene

tripped from the Leaf, whether manufactured or lour.

ED TO BE IMPORTED EXCEPT IN TRANSIT, AND SUCH REGULATIONS AND RESTRICTIONS AS THE ers of the Treasury may direct, and duly

GOODS IN TRANSIT ACCORDINGLY.

eign Manufacture and any Packages of such ng any Names, Brands, or Marks being or pur-Names, Brands, or Marks of Manufacturers renited Kingdom.

ches of any Metal impressed with any Mark or ng to be or to represent any legal British Assay , or purporting by any Mark or Appearance to be ture of the United Kingdom.

; viz., any distinct or separate Part of any Article ed by the other Part or all the other Parts of o as to be complete and perfect, if such Article outy according to the Value thereof.

ED TO BE IMPORTED, EXCEPT SUBJECT TO THE ions on Importation herein contained.

Sheep, or other Animals, and Hides, Skins, Horns, ther Part of Cattle or other Animals, which Her by Order in Council, prohibit in order to prevent Distemper.

es of Silk, being the Manufactures of Europe, Ports of London, Liverpool, Hull, Southampton, lin, or Ports appointed by the Commissioners of to the Ports of Dover or Folkestone direct from logne, and unless in Ships of Fifty Tons Burden

perfumed or medicinal Spirits), unless in Ships Burden at least, and in Casks or other Vessels taining Liquids, each of such Casks or other of the Size or Content of Twenty Gallons at the reported, or in Glass Bottles or Stone Bottles not Size of Three-Pint Bottles, and being really Part the importing Ship, and duly reported.

uff from the East Indies, and Tobacco from the inions, including Egypt, unless imported direct ose Places in Packages containing not less than

Pounds net Weight each.

acco, and also Snuff being the Produce of the of America, unless in Hogsheads, Casks, Chests,

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and Ware-

housing.

or Cases containing not less than Tw Weight each, or unless imported direct States in Packages containing not less fifty Pounds net Weight each.

Tobacco from Malta, and Tobacco the Mexico, South America, St. Domingo, C sions in America, and the West Coa Hogsheads, Casks, Chests, or Cases of Two hundred Pounds net Weight es direct from those Places or from the U in Packages containing not less the

Weight each. Tobacco and Snuff, the Produce of the in Hogsheads, Casks, Chests, or Cases Two hundred Pounds net Weight each or Snuff be imported from Manilla dir containing not less than Two hundr

Tobacco and Snuff of or from any other before enumerated, unless in Hogshead containing not less than Two hundred

Cigars, unless in Packages containing no Pounds net Weight each.

Cigarillos or Cigarettos, unless in Pacl than Seventy-five Pounds net Weight Tobacco, not being Cigars, Cigarillos,

separated or divided in any Manner wit the same may by the foregoing Ta Tobacco from the Dominions of the ! Egypt, in outer Packages containing r Pounds net Weight each.

Tobacco, Snuff, Cigars, Cigarillos, or Ci from any Country or Place whatever enumerated as especially restricted of not less than One hundred and tw imported into such Ports only as are the Commissioners of Customs.

XLV. The Importation of Arms, An Arms, &c. may any other Goods may be prohibited

in Council.

XLVI. The Commissioners of Custon and to be publicly exposed at the sev Kingdom and in Her Majesty's Possess of all Books wherein the Copyright sha

which the Proprietor of such Copyrigh given Notice in Writing to the said Copyright exists, stating in such No expires. XLVII. If any Ship coming into th the Channel Islands shall not come as

Place of mooring or unlading as the quickly to Place admit, without touching at any other P of unlading, &c. such proper Place shall not bring to

be prohibited.

As to printed Lists of prohibited Books.

Vessels Inwards.

Ship to come

missioners of Customs for the boarding of Ships by of the Customs, or if after Arrival at such Place such remove from such Place, except directly to some other e of mooring or unlading, and with the Knowledge of Officer of the Customs, or if the Master of any Ship on Accommodaich any Officer is stationed neglect or refuse to provide tion of Officers. Officer sufficient Room under the Deck in some Part on board. eastle or Steerage for his Bed or Hammock, the Master Penalty 201.

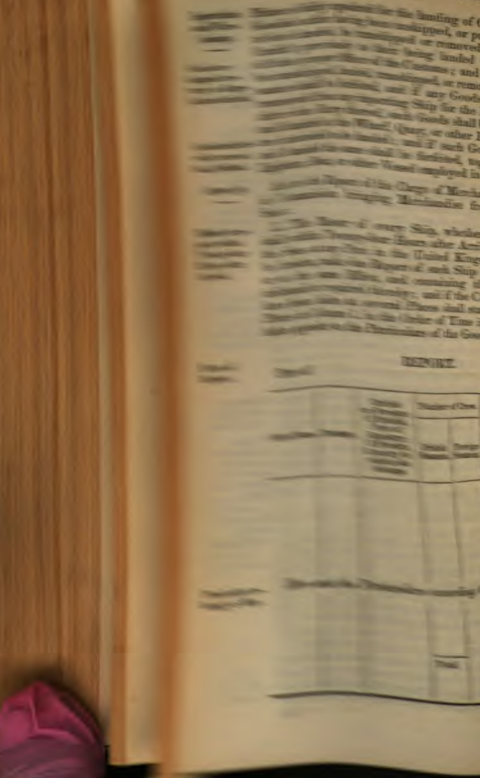
sel shall forfeit the Sum of Twenty Pounds. The proper Officers of the Customs may board any Officers to ng at any Port in the United Kingdom or the Channel board Ships. freely stay on board until all the Goods laden therein v delivered from the same, and shall have free Access To have free t of the Ship, with Power to fasten down Hatchways Access to all s to the Hold, and to mark any Goods before landing, up, seal, mark, or otherwise secure any Goods on board May seal or and if any Place or any Box or Chest be locked, and secure Goods withheld, such Officers, if they be of a Degree superior and open Locks. idewaiter, may open any such Place, Box, or Chest in nner in their Power, and if they be Tidewaiters, or t Degree, they shall send for their Superior Officer, pen or cause to be opened any such Place, Box, or he best Manner in his Power; and if any Goods be Goods conaled on board any such Ship they shall be forfeited; cealed forfeited. Officers shall place any Lock, Mark, or Seal upon any If Seal, &c. pard, and such Lock, Mark, or Scal be wilfully opened, to forfeit 1004. broken before due Delivery of such Goods, or if any ds be secretly conveyed away, or if the Hatchways or to the Hold, after having been fastened down by the opened, the Master of such Ship shall forfeit the Sum dred Pounds; and if the proper Officer of the Customs Officers may any Lock, Mark, or Seal upon any Stores on board any put Seals upon ssel arriving in the United Kingdom, and such Lock, Seal be wilfully opened, altered, or broken, or if any if they are be secretly conveyed away, either while the Ship ree Port at which she shall have so arrived, or before secretly conveyed away, ave arrived at any other Port in the United Kingdom Master to fore may then be about to proceed, the Master of such feit 20%

No Goods, except Diamonds, Bullion, Lobsters, and Time and Place of British-taking and imported in British Ships, which of landing ded without Report or Entry, shall be unshipped from Goods Inwards. rriving from Parts beyond the Seas, or be landed or re, on Sundays or Holidays, nor shall they be so unnded, or put on shore on any other Days, except e Hours of Eight o'Clock in the Morning and Four the Afternoon from the First Day of March until the of November, and between the Hours of Nine o'Clock ung and Four o'Clock in the Afternoon from the First vember until the First Day of March, or during such s as may be appointed by the Commissioners of Customs; by Goods be unshipped or landed unless in the Presence e Authority of the proper Officer of the Customs, nor be so landed except at some legal Quay, Wharf, or other Place

orfeit the Sum of Twenty Pounds.

housing.

Stores Inwards;



& 17 VICT.

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Place duly appointed for the landing of Goods, ne Importation Goods after having been unshipped, or put into a and Wareto be landed, be transhipped or removed into ar housing. Craft previously to their being landed without of the proper Officer of the Customs; and if any Goods unbe unshipped, landed, transhipped, or removed cor shipped consame shall be forfeited, and if any Goods shall

trary to Regulations forfeited.

with removed. &c., forfeited.

Report, &c.

Master to report within Twenty-four Hours after Arrival.

removed from any importing Ship for the Purpos after due Entry thereof, such Goods shall be forth and landed at the Wharf, Quay, or other Place as Goodsnot forth- are intended to be landed; and if such Goods are and landed the same shall be forfeited, together

Lighter, Boat, or other Vessel employed in remov As to the Report of the Cargo of Merchant Sh in Commission bringing Merchandise from Pa Seas:

L. The Master of every Ship, whether lade shall within Twenty-four Hours after Arrival fro the Seas at any Port in the United Kingdom, be broken, make due Report of such Ship in the or to the same Effect, and containing the sev indicated or required thereby; and if the Cargo of have been laden at several Places shall state the Places in Column 1. in the Order of Time in whi laden opposite to the Particulars of the Goods so

Form of Report.

Particulars relating to Ship.

Port of

REPORT.

Ship's Name.	Tonnage.	British or Foreign; if British, Port of Registry; if Foreign, Country to which she belongs.	Number of Crew.		
			British Scamen.	Foreign Scamen.	of l and a H or l Su
Here st	ate the I	 Particulars 	accord	 ling to t	he ab
			Total		

16	3° & 17° V	ictori	Æ.	C. 107.	737			
CARGO.				Importation and Ware-				
3.	A. Packages and Descriptions of Goods, Particulars of Goods stowed loose, and General Denomination of Contents of each Package of Tobacco, Cigars, or Snufi intended to be imported at this Port.	Name of Consignee.	Particulars of Packages and Goods (if any) for any other Port in the United Kingdom.	Goods (if any) to be transhipped or to remain on board for Exportation.	housing. Particulars of Cargo (if any).			
Pari	ticulars acca Ballast, state	ording to the	e above He ast only."	eadings,	If "in Ballast" to be so stated.			
mair	STOI				Particulars of Stores, &c.			
Ship d Ad he E Ladi best lelive om pt, i	lying ddress chary above ng, and that of my Krered any Go	written is t the Partic nowledge,	culars there and that l f my said the last For statin	ein inserted I have not	Declaration of Master.			
iters	igned) <i>Colli</i>	·. or Contr						
т.	3	В		LI. If	•	1		
							L	

LI. If such Master shall wilfully fail to m Importation according to the Particulars herein-before set for and Warehousing. same are applicable to such Ship, Cargo, and Particulars or any of them contained in such Re On Failure Master shall forfeit the Sum of One hundred Po Master to for-LII. The Captain, Master, Purser, or other feit 100l. Charge of any Ship (having Commission from Commissioned from any Foreign State) having on board as Ships, British Parts beyond the Seas shall on Arrival at any or Foreign, Kingdom, and before any Part of such Good having Goods on board, Persuch Ship, or when called upon so to do by son in charge Customs, deliver an Account in Writing und to deliver an best of his Knowledge of the Quality and Account, or Package or Parcel of such Goods, and of the I forfeit 100%. thereon, and of the Names of the respective signees of the same, and shall make and sub at the Foot of such Account declaring to the shall also truly answer to the Collector or Cor tions concerning such Goods as shall be re on Failure thereof such Captain, Master, Pur shall forfeit the Sum of One hundred Pounds Such Ships liable to Search. shall be liable to such Searches as Merchant and the Officers of the Customs may freely en all such Ships, and bring from thence on sho Warehouse any Goods found on board any suc subject nevertheless to such Regulations in res belonging to Her Majesty as shall from Time in that respect by the Commissioners of Her I LIII. The Master of every Ship arriving Master to deliver Bills of the Seas shall at the Time of making such I Lading and Collector or Comptroller, if required, the Bill of answer Questhereof, for every Part of the Cargo laden of tions. answer all such Questions relating to the Shi Voyage as shall be put to him by such Collection and in case of Failure or Refusal to answe answer truly, or to produce any such Bill of I any such Bill of Lading or Copy shall be fal Lading be uttered or produced by any Ma expressed therein shall not have been bond fi such Ship, or if any Bill of Lading uttered Master shall not have been signed by him, shall not have been received or made by hir leaving the Place where the Goods expressed in Bulk not to be or Copy were shipped, or if after the Arrival broken or Four Leagues of the Coast of the United Kir Stowage broken, or any Alteration made in the Stowa

altered.

the Commissioners of Customs, in every such Penalty 100%. shall forfeit the Sum of One hundred Pounds. Packages reported " Contents unknown"

LIV. If the Contents of any Package intenin the same Ship shall be reported by the Maste to him, the Officers of the Customs may open may be opened.

such Ship so as to facilitate the unlading of any or if any Part be staved, destroyed, or throw Package be opened, unless accounted for to 53.

on board, or bring the same to the Queen's Warehouse Purpose, and if there be found in such Package any Probibited hich are prohibited to be imported such Goods shall be Goods formited unless the Commissioners of Customs shall permit them ported.

the Entry of dutiable Goods to be delivered for Home tion on the landing thereof from the importing Ship: he Importer of any Goods liable to Duties of Customs ded to be delivered for Home Use on the landing thereof Home Conimporting Ship, or his Agent, shall, before Unshipment sumption. make perfect Entry of such Goods by delivering to the or Comptroller a Bill of Entry thereof in the Form or to the same Effect, and containing the several Parndicated in or required thereby:

Entry of dutiable Goods.

Entry for

ENTRY.

Whether British or

if Foreign,

of (Name of Port of Importation).

ther Prime or Post, and if Post, Date of Prime at landing. Entry

Foreign Ship; Master's Name. from whence

orter's Name

Ship's Name.

for Payment of Duty on Goods

Port or Place

imported.

Form of Entry

_	the Country.	
state the	Particulars according t	to the above Headings.
Numbers.	Number of Packages, Quantities, and Description of Goods as charged in Table of Duties.	If charged at Value, Value to be stated in Words at Length.
state the	Particulars according	to the above Headings.
	nt of Duty payable \	£ s. d.
this E	Day of (Signed)	18 .
me of In	unorter or Agent), of (1	Importer or Agent. Place of Abode) do hereby

3 B 2

Declaration of that I am (the Importer or Agent duly authorized by the Importer or Importer), Agent.

and Ware-

housing.

Importation

Entry by Bill of Sight. Entry by Bill of Sight when Goods not

known.

Form of Entry by Bill of Sight.

Want of full Information to make a perfect Ent on making and subscribing a Declaration to that Collector or Comptroller, may make an Entry by

the Packages or Parcels of such Goods in the I to the same Effect, and containing the several cated or required thereby:

BILL OF SIGHT. Port of [Name of Port of Importation

such Goods, if any, comprised therein, as shall b

Weight or by Measurement for the Freight pays

the Names of the Consignees (according to the l or the Names of the Persons actually paying the same; and on Failure to leave such List, such Consignee, or Agent shall forfeit the Sum of Tw

As to the Entry of Goods landed for Exami

LXI. The Importer of any Goods or his Ago

Sight and perfecting Entry thereof:

Importer [Name of Importer]. Whether Wharf, British or Master's Dock. Foreign; Ship's Name. if Foreign, Name. or Station. Country. Here state the Particulars according to the a Number of Packages, with the Marks. Numbers. the Goods the Importer

Here state the Particulars according to the a

the Importer (or Agent the Importer) of the Goods above mentioned, that I have not (if Importer), or that to the

ledge he has not (if Agent), received sufficient

, , ,

Advice from whence the Quality, Quantity, or ds above mentioned can be ascertained. Dated Day of

(Signed)

erfect Entry for such Goods.

Importer, or his Agent.

gned)

Coll. or Comptr.

ntry being delivered to the Collector or Comp- Warrant for d by him, shall be the Warrant for provisionally landing. ds to be examined by such Importer in presence icers, and the Importer shall within Three Days thereof, and before the same shall be delivered, Before Delivery fect Entry thereof by endorsing upon such Bill Importer to rticulars of such Goods as are herein-before re- make perfect perfect Entry of Goods, whether for Payment

varehousing, or for Delivery free of Duty, as the I to such Endorsement he shall affix the Date with his Signature and Place of Abode, and such en signed by the Collector or Comptroller, shall

Importation and Ware-

housing.

an Entry for the Landing and Examination of Goods entered ry on Payment of Duty shall be made by Bill of by Bill of Sight ds shall not be delivered until perfect Entry not to be delivered unless been made and the Duties due thereon paid, Duty is paid or top or his Agent whell have described in the paid or ter or his Agent shall have deposited with the deposited. the Customs a Sum of Money sufficient in Amount es payable thereon; and if the Sum deposited on all not be equal in Amount to the Duties payable ods contained in any single Package landed or , no Part shall be delivered until a perfect Entry

are made, and the Dutics paid or deposited for

Goods contained in such Package.

and perfect Entry of any Goods landed by Bill Goods to be esaid be not made within Three Days after the takento Queen's such Goods shall be taken to the Queen's Waredefault of perdefault of per-Month after such Landing make perfect Entry or in Three Days, Goods, and pay the Duties thereon or on such and sold within entered for Home Use, together with the Charges One Menth of Warehouse Rent, such Goods shall be sold for after Landing. such Duties and Charges, (or for Exportation if cannot be entered for Home Use or shall not be ,) and the Overplus, if any, after Payment of such ges, or the Charges if sold for Exportation, shall mporter or Proprietor thereof: Provided always,

be at any Time made as and for a full and perny Goods provisionally landed by Bill of Sight or

Queen's Warehouse, as aforesaid, if such Entry If Entry not in e in manner herein required for the due Landing manner rene same shall be deemed to be Goods landed with-Goods forfeited

hall be forfeited.

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As to the Entry of Goods re-imported in as Foreign or by Bill of Store:

LXV. All British Goods re-imported in

Re-importation of British Goods.

Entry by Bill of Store. Exceptions.

shall be deemed and taken to be and be en shall be liable to the same Duties, Rules, R tions as such Goods, if Foreign, would be Importation thereof, unless the same shall Ten Years after the Exportation thereof, a the Satisfaction of the Commissioners of Cu in such Goods has continued and still re whom or on whose Account the same l which Case the same may be entered as I Store containing such Particulars and in as the said Commissioners may direct: Pr following Goods shall, on Re-importation be Foreign Goods, namely, Corn, Grain, and also all Goods for which any Drawb been received on Exportation, unless by s Commissioners of Customs, and on Repay and also all Goods for which a Bill of S manner directed by the said Commissione British Goods, with Permission of the Con

Entries generally.

be in duplicate.

Penalty on Importer, &c. not complying with Regulations.

No Entry or Warrant valid unless Goods properly described therein.

Goods concealed in Packages or delivered without Entry forfeited.

Passengers Baggage.

As to Entries of Goods in any of the LXVI. Upon the Entry of any Goods,

Bill of Entry to or the Consignee of the Ship, as the Ca Two or more Duplicates of the Bill of En may require, in which Duplicates all Sum expressed in Figures; and the Number of as the Collector or Comptroller may requi

LXVII. Every Importer, Agent, or ot Goods who shall wilfully fail to comply w lations, so far as they are respectively app entered by him, shall forfeit and pay the

LXVIII. No Entry or Warrant for the shall be deemed valid unless the Goods sl described in such Entry by the Denomina racters and Circumstances according to charged with Duty or may be imported, or United Kingdom, or to be warehoused for

LXIX. If any Package or Parcel shall in pursuance of any Entry, and any Good be found in such Package or Parcel co packed to deceive the Officers, such Packa Contents thereof shall be forfeited; and if delivered out of any Ship or out of any been duly entered, the same shall be forfe that no Entry shall be required in respect sengers, which may be examined, landed, a Regulations as the Commissioners of Cust any prohibited or uncustomed Goods shi therein either before or after landing, the together with the other Contents of the same.

roper Officer may permit any surplus Stores, not ise, nor by him deemed excessive, to be entered under and subject to the same Duties, Rules, and he like Sort of Goods would be subject to on Imchandise, or permit the Master, Owner, Purser, or not excessive any Ship, or any Passenger of such Ship, to whom may be entered res belong, to enter and warehouse such surplus for private Use e Use as Ship's Stores, although the same could or Warehouse. ported by way of Merchandise.

any Port where Persons acting as Agents for Entry of Goods Business relating to the Clearance of any Ship or by Agents withge shall be required to be licensed, any Person not out Licence or not being the duly appointed Clerk to any Person Persons not l act as such Agent or Clerk, or if any Person, permitted. sed or appointed or not, shall make or cause to be iny Goods without being duly authorized for that Proprietor or Consignee of such Goods, every Il for every such Offence forfeit the Sum of Twenty Penalty 201. such Penalty shall extend to any Person acting Not to extend ctions of the several Dock Companies, or to any to Persons acte authorized by Law to pass Entries, nor to any ing by proper orter, or Consignee of any Goods, acting himself Authority. of, or any Clerk or Servant exclusively employed y such Persons in Copartnership.

enever any Person shall make Application to any Agent to proustoms to transact any Business on behalf of any duce Authority ich Officer may require of the Person so applying if required. itten Authority from the Person on whose Behalf n shall be made, and in default of the Production ty refuse to transact such Business.

e Officers of Customs may on the Entry of any Officers may ny Time afterwards, take Samples of such Goods take Samples, n, or for ascertaining the Duties payable on such ich other Purpose as the Commissioners of Customs ssary, and such Samples shall be disposed of and n such Manner as the Commissioners of Customs

ne within which Goods shall be entered and landed Entry, Time for, al of the importing Ship:

the Importer of any Goods shall not, within Four- Goods not enusive of Sundays and Holidays), after the Arrival tered within 14 porting the same, make perfect Entry or Entry by Days may be of such Goods, or if, having made such Entry, he takento Queen's such Goods within such Fourteen Days, or within riod as the Commissioners of Customs shall direct, he Customs may convey such Goods to the Queen's d whenever the Cargo of any Ship shall have been and also small in such Fourteen Days, with the Exception only Packages or untity of Goods, the Officers of the Customs may Quantities of ey such remaining Goods to the Queen's Wareso at any Time after the Arrival of such Ship small Packages or Parcels of Goods therein to arehouse, there to remain for due Entry during the

Importation and Warehousing.

Surplus Stores

Warehouse;

Remainder

If Duties and Charges on such Goods be not paid within Three Months the Goods may be sold.

Remainder of such Fourteen Days; and if any Goods so conveyed to the Queen's W. paid within Three Months afterwards, or Period as the said Commissioners may dire Charges of Removal and Warehouse Rent, sold, and the Produce thereof applied, first Freight and Charges, next of Duties, and shall be paid to the Proprietor of the Goo for the same ; but if such Goods or any of perishable Nature, the Commissioners of Co direct Sale thereof, and apply the Proceeds vided always, that for this Purpose, if the Goods be liable to the Performance of Qua Entry and Landing of such Goods shall b Time at which such Ship and Goods shall from Quarantine: Provided always, that if any earlier Period after the Report of any the Bills of Lading for the Discharge of he thereof, and the Importer, Owner, or Consig his Agent shall neglect to enter and land t Forty-eight Hours at any Port or Place a missioners of Customs, the Master or Own immediately, on the Expiration of such For and land such Goods.

If Goods remain on board importing Ship beyond 14 Days, such Ship may be detained.

LXXV. Whenever any Goods shall rem porting Ship beyond the Period of Four Arrival of such Ship, or beyond such further missioners of Customs may allow, such Ship the proper Officer of Customs until all Ex guarding such Goods beyond such Fourteen Time, if any allowed as aforesaid, not exper Diem, and of removing the Goods, or Queen's Warehouse in case the Officers sha paid.

As to Goods upon which any Abatemen

Abatement for Damage.

Abatement of Duty on damaged Goods.

Proof required.

Voyage or by Wreck may be claimed: LXXVI. No Claim for any Abatement any Goods imported into the United King on account of Damage, unless such Claim First Examination thereof, and in such For Commissioners of Customs shall direct, n proved to the Satisfaction of the Commiss their Officers that such Damage was sustain had been shipped in the importing Ship as thereof in the United Kingdom; and all G flotsam, and wreck brought or coming into and all Droits of Admiralty sold in the Un all Times be subject to the same Duties as (on Importation into the same Part of the subject to, unless it shall be shown to th Commissioners of Customs that such Goods duce, or Manufacture of any Country or Pl the same may be entitled to be admitted at

Goods derelict &c., and Droits of Admiralty, to be treated as Foreign Goods.

Exceptions.

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r Duty-free, or that the same, if liable to Duty, are entitled Abatement in respect of such Damage; and the Damage Damage to be ed by such Goods, whether so imported or derelict, jetsam, assessed by or wreck as aforesaid, shall be assessed by the Officers competent Percustoms, if competent thereto, but if not, or if the Comers of Customs or the Collector or Comptroller of the Port ich the same shall be imported or brought as aforesaid tertain any Doubt as to the Amount of such Damage, they lupon Two indifferent Merchants to examine the Goods tify to what Extent in their Judgment the same are in Value by such Damage, whereupon the Officers of the Abatement not may make an Abatement not exceeding Three Fourths to exceed outy originally chargeable thereon, but no Allowance shall Three Fourths e for Damage on Coculus Indicus, Nux Vomica, Rice, not to apply to Grains, Lemons, Spirits, Corn, Grain, Meal and Flour, certain Goods. Sugar, Cocoa, Oranges, Tea, Coffee, Pepper, Tobacco, s, Raisins, Wine, and Figs.

the Production of Certificates of Origin in respect of claiming any Benefit thereby on Importation:

VII. No Goods shall be entered as being of or from any Goods from Possessions abroad, (if any Benefit attach to such Dis- Possessions 4) except the Territories subject to the Government of the abroad. ncies of Bengal, Madras, and Bombay respectively, unless ster of the Ship importing the same shall have delivered Master to de-Collector or Comptroller a Certificate, under the Hand of liver Certificate. per Officer of the Place where such Goods were taken on of the due Clearance of such Ship from thence, containing ount of such Goods.

Production of Certificates.

VIII. The Commissioners of the Treasury may by Order Power to Lords their Hands declare that a Certificate of Production shall of Treasury to ired upon the Exportation of any Goods from any British require Cerion abroad or other Place, or upon the Importation of tificates of oods into the United Kingdom, and frame such Regulaespecting such Certificates and Goods as they may think d if any Goods in respect of which such Certificates are d be imported without such Certificate they shall be deemed oreign Goods and liable to any Duty attaching to them as and such Orders of the Treasury shall be published in the and Dublin Gazettes Three Times at least within Three s from the Date thereof respectively.

XIX. Before any Spirits or Sugar, so long as any Benefit Certificate of ttach to the Distinction, shall be entered as being of the e of any British Possession in America or the Island of Sugar and tius, the Master of the Ship importing the same shall to the Collector or Comptroller a Certificate, under the sessions in of the proper Officer of the Place where such Goods were America and on board, testifying that Proof had been made in manner the Mauritius. ed by Law that such Goods are of the Produce of some Possession in America or of the Island of Mauritius, stating ame of the Place where such Goods were produced, and the ity and Quality of the Goods, and the Number and Denoon of the Packages containing the same, and the Name of ip in which they are laden and of the Master thereof.

Spirits from British Pos-

LXXX. Before

Certificate of Sugar from

India Company's Charter.

India Company's Charter, the Master of the same shall, so long as any Benefit attach deliver to the Collector or Comptroller a

Limits of East

East India

Sugar ware-

housed at the

Cape of Good

Hope and im-

ported from thence.

Goods of Guernsey,

Jersey, &c.

Duty free.

With Excep.

Master to de-

of Produce.

liver Certificate

tions.

Hand and Seal of the proper Officer at the

Sugar was taken on board, testifying th

Writing, the Contents of which he believed made and signed before him by the Shipper the same was really and bond fide the Pr

LXXXI. If any Sugar, the Produce of a

within the Limits of the East India Compa

as any Benefit attaches to such Distinction

ported into the Cape of Good Hope from

duction, accompanied by such a Certificate of

sufficient for its Admission into the United of Duty payable upon such Sugar, if impo Place of its Production, and shall have bee Cape of Good Hope under the Regulations Warehousing of Goods, and shall have been Warehouse, accompanied by a Certificate from of Customs at the Cape of Good Hope, set culars of the Importation, and of the War Exportation of the same, and also setting of the Certificate of Origin before mentioned, in the United Kingdom of the Ship impor Master of such Ship shall deliver to the Col at the Port of Importation such Certificate f Customs at the Cape of Good Hope, such Su at such Port of Importation in the United I Rate of Duty as would be payable if the sar direct from the Place of its Production. LXXXII. Any Goods of the Growth of

and any Goods manufactured in the said Isla

the Growth of the said Islands, or from Ma Duty in the United Kingdom, or from Mate Duty has been paid in the United Kingdom

Drawback has subsequently been granted, a the United Kingdom from the said Islands Payment of any Duty, and such Goods shall included in any Charge of Duties imposed

Importation of Goods generally from Parts b

such Goods shall be charged with any Prope as shall fairly countervail any Duties of E like Goods the Produce or Manufacture of the Kingdom into which they shall be imported, of the Materials from which such Goods are all Goods manufactured in any of the said Is Materials than the Materials aforesaid shall I

LXXXIII. Before any Goods shall be of

Produce of the said Islands, (if any Benefi

tinction,) the Master of the Ship importing t

to be Foreign Goods.

Importation LXXX. Before any Sugar shall be entered

and Warehousing.

duce of any British Possession within the

Possession.

ollector or Comptroller of Customs a Certificate from the or, Lieutenant-Governor, or Commander-in-Chief of the rom whence such Goods were imported, that Proof had de in manner required by Law that such Goods were of luce of such Island, stating the Quantity and Quality of ls, and the Number and Denomination of the Packages og the same.

XIV. Before any Wine shall be entered as being the Pro. Inwards Entry. any of the British Possessions abroad, the Master of the porting the same shall deliver to the Collector or Comp-Certificate under the Hand of the proper Officer of ssession, testifying that Proof had been made in manner by Law that such Wine is the Produce of such Possesting the Quantity and Sort of such Wine, and the Number omination of the Packages containing the same.

the Unshipping, Landing, Examination, Warehousing, tody of Goods:

XV. The unshipping, carrying, and landing of all Goods, nging them to the proper Place for Examination, and g putting them into the Scales, opening, unpacking, y, bulking, sorting, lotting, marking, and numbering, ach Operations respectively are necessary or permitted, oving to and placing them in the proper Place of Deposit ly delivered, shall be performed by or at the Expense of orter; and the Importer or Person entering any Timber Timber to be to be charged with Duty by Measurement shall, at his piled at the Expile, sort, frame, or otherwise place the same in such as the Commissioners of Customs may deem necessary to enable Officer the Officers to measure and take the Account thereof; of Customs to Il Cases when the same is measured in Bulk, the Measure- measure it. all be taken to the full Extent of the Pile, and no Allowall be made by the Officers on account of any Interstices; ttens, Boards, Deals, and Planks exceeding Twenty-one Length may be measured by the Piece, and the Account taken separately.

XVI. If any Goods shall be removed from any Ship, Vharf, or other Place previous to the Examination thereof or carried into roper Officer of Customs, unless under the Care or Autho-without Examisuch Officer, or if any Goods entered to be warehoused, or nation or Aue-warehoused, shall be carried into the Warehouse, unless thority, fore Authority or under the Care of the proper Officer of feited. s, and in such Manner, by such Persons, within such Time, such Roads or Ways as such Officer shall direct, such shall be forfeited.

XVII. Upon the Entry and Landing of any Goods to be Landing Waiter used, or within such Period as the Commissioners of Cus- to take Account hall direct with respect to the same or any of them, the of Goods for g Waiter or other Officer of Customs shall take a particular t of such Goods at the Quay or Wharf at which they shall anded, or in the Warehouse, if they be Goods of which Contents of count is permitted to be taken in the Warehouse, and shall Packages to be be marked on each Package of which such Account shall markedther

Importation and Warehousing.

Wine from British Possessions.

> Unshipping. Landing, and Examination.

Unshipping, &c., Goods to be at Expense of the Importer.

pense of the Importer, so as to

Goods removed the Warehouse

Warehouse.

the Contents thereof, and shall enter in a Book prepared Landing B

LXXX. Before any Sugar shall be entered as being the Pro-

A.D.1853.

Importation and Warehousing.

·C. 107.

Certificate of Sugar from Limits of East India Com. pany's Charter.

East India Sugar warehoused at the Cape of Good Hope and imported from thence.

duce of any British Possession within the Limits of the East India Company's Charter, the Master of the Ship importing the same shall, so long as any Benefit attach to such Distinction, deliver to the Collector or Comptroller a Certificate under the Hand and Seal of the proper Officer at the Place where such Sugar was taken on board, testifying that a Declaration in Writing, the Contents of which he believed to be true, had been made and signed before him by the Shipper of such Sugar, that the same was really and bond fide the Produce of the British Possession.

LXXXI. If any Sugar, the Produce of any British Possession within the Limits of the East India Company's Charter, so long as any Benefit attaches to such Distinction, shall have been imported into the Cape of Good Hope from the Place of its Production, accompanied by such a Certificate of Origin as would be sufficient for its Admission into the United Kingdom at the Rate of Duty payable upon such Sugar, if imported direct from the Place of its Production, and shall have been warehoused at the Cape of Good Hope under the Regulations there in force for the Warehousing of Goods, and shall have been exported from such Warehouse, accompanied by a Certificate from the proper Officer of Customs at the Cape of Good Hope, setting forth the Particulars of the Importation, and of the Warehousing, and of the Exportation of the same, and also setting forth the Substance of the Certificate of Origin before mentioned, and if on the Arrival in the United Kingdom of the Ship importing such Sugar, the Master of such Ship shall deliver to the Collector or Comptroller at the Port of Importation such Certificate from the Officer of the Customs at the Cape of Good Hope, such Sugar shall be admitted at such Port of Importation in the United Kingdom at the same Rate of Duty as would be payable if the same had been imported direct from the Place of its Production.

Goods of Guernsey, Jersey, &c.

Duty free.

With Exceptions.

LXXXII. Any Goods of the Growth of the Channel Islands. and any Goods manufactured in the said Islands from Materials of the Growth of the said Islands, or from Materials not subject to Duty in the United Kingdom, or from Materials upon which the Duty has been paid in the United Kingdom, and upon which no Drawback has subsequently been granted, may be imported into the United Kingdom from the said Islands respectively without Payment of any Duty, and such Goods shall not be deemed to be included in any Charge of Duties imposed by any Act on the Importation of Goods generally from Parts beyond the Seas; but such Goods shall be charged with any Proportion of such Duties as shall fairly countervail any Duties of Excise payable on the like Goods the Produce or Manufacture of the Part of the United Kingdom into which they shall be imported, or payable upon any of the Materials from which such Goods are manufactured; and all Goods manufactured in any of the said Islands from any other Materials than the Materials aforesaid shall be declared and taken to be Foreign Goods.

Master to deliver Certificate of Produce.

LXXXIII. Before any Goods shall be entered as being the Produce of the said Islands, (if any Benefit attach to such Distinction.) the Master of the Ship importing the same shall deliver use, or abstracted from any Package, or transferred from kage to another, or otherwise, for the Purpose of illegal or Concealment, they shall be forfeited.

. If the Importer or Proprietor of any Goods warehoused, erson in his Employ, shall clandestinely open the Ware-, except in the Presence of the proper Officer of Customs the Execution of his Duty, gain Access to the Goods, to warehoused porter or Proprietor shall for every such Offence forfeit Goods.

of One hundred Pounds.

53.

If any Goods shall be taken out of any Warehouse Duty on Goods due Entry of the same with the proper Officer of Cus- taken out withe Occupier of such Warehouse shall forthwith pay the out Entry to be hue upon such Goods; and every Person so taking out house Kappar ds without Payment of Duty, or who shall aid, assist, or rned therein, and every Person who shall wilfully destroy zzle any Goods duly warehoused, shall be deemed guilty demeanor, and shall, upon Conviction suffer the Punish-Law inflicted in Cases of Misdemeanor; but if such hall be an Officer of Customs or Excise not acting in the cution of his Duty, and shall be prosecuted to Conviction mporter, Consignee, or Proprietor of such Goods, no Duty payable for or in respect of such Goods, and the Damage ed by such Waste, Spoil, or Embezzlement shall, with ction of the Commissioners of the Treasury, be repaid or ood to such Importer, Consignee, or Proprietor by the sioners of Customs.

I. No Compensation shall be made by the Commissioners No Compensaoms to any Importer, Proprietor, or Consignee of any tion for Goods y reason of any Damage occasioned thereto in the Ware-damaged by y Fire or other inevitable Accident.

II. If any Goods warehoused or entered to be warehoused, Duties on warered to be delivered from the Warehouse, shall be lost or housed Goods d by unavoidable Accident, either on Shipboard or in or in receiving into the Warehouse, or in the Warehouse, remitted. amissioners of Customs may remit or return the Duties

to the Removal of warehoused Goods:

III. Any Goods warehoused at any Port in the United Goods may be m may be removed by Sea or by inland Carriage to any removed from ort in which the like Kind of Goods may be warehoused one Port to another; or from one Warehoused at such other Port, and again one Warehouse as may be required at any other such Port, to be there to another in choused, or, with the Permission of the proper Officers of same Port. is, from any Warehouse in any Port to any other Warein the same Port, under such Regulations and with such Regulations for y as the Commissioners of Customs may direct, on the Removal. ry to the proper Officer by the Person requiring such al of a Request Note, stating the Particulars of the Goods ed to be removed, the Name of the Port, or of the Warehouse e same Port, to which the same are intended to be removed, th such other Information and in such Manner and Form Commissioners of Customs or the proper Officer may direct uire.

Importation and Warehousing.

Penalty on gaining Access

lost or de-

Removal.

XCIX. On

C. 107. 16° & 17° VICTOR 752 Importation XCIX. On the Delivery of any Goods for and Warecontaining the Particulars thereof, shall housing. proper Officers of the Port of Removal to the Port or Place of Destination, and th Officers at Port Removal thereof shall enter into Bond, wit of Removal to in a Sum equal at least to the Duty charge transmit Account of Goods the due Arrival and re-warehousing there to Officers at of Destination within such Time as the Co Port of Destimay direct, such Bond to be taken by the nation. or other proper Officer, either of the Port Remover to the Port or Place of Destination, as shall give Bond. or Convenience of the Parties interested Bond may be given at either if such Bond shall have been given at the Port. of Destination, a Certificate thereof, under lector or Comptroller or other proper Off

General Removal Bond may be given.

Goods, on Arrival. to be subject to same Regulations as on first Importation; and may, after formal re-ware-

teredfor Exportation or Home Use, on Payment of Duties.

No Spirits

at the Time of the entering of such Goo Collector, Comptroller, or other proper Bond, how to be Removal; and such Bond shall not be discharged. Goods shall have been produced to the

re-warehoused at the Port of Destination, for such Removal, or shall have been oth the Satisfaction of the Commissioners of full Duties due upon any Deficiency of such for shall have been paid; but any Remove ral Bond, with such Sureties, in such Ar Conditions as the Commissioners of Custor Removal from Time to Time of any of the house to another, and for the due Arriv of the same at the Place of Destination

C. Upon the Arrival of such Goods a Destination the same shall be entered and Manner, and under and subject to the s Regulations, so far as the same are or can are required on the Entry and Warehou First Importation thereof. CL If upon the Arrival of Goods so the Port of Destination the Parties shall h housing, be en- export the same, or to pay Duty thereon : actually lodging the same in the Warehous been entered and examined to be re-ward

Customs at such Port may, after all the I

Times as the said Commissioners may dire

and examining such Goods for re-warehouse performed, permit the same to be entered portation, or to be entered and delivere Payment of the Duties due thereon, as if actually lodged in such Warehouse; and or for which the Duties have been so pe have been duly cleared from the Warehous CII. No Spirits which shall have been

which shall have beyond the Sea into the United Kingdom been imported Duty is payable on their Importation into into the United Importation into Scotland or Ireland, shall Kingdom shall land or Ireland into England; nor shall igher Duty is payable on their Importation into Scotland cept from heir Importation into Ireland, be brought from Ireland Warehouse. and, except such as shall have been duly warehoused First Importation thereof, according to the Laws in force arehousing of Goods, and which shall be in the Warehe Time of such intended Removal, and which shall be from one Warehousing Port to another Warehousing rding to the Regulations required by Law; and all such hen so removed, shall be liable to the Duty payable that Part of the United Kingdom into which they o removed, if they be entered for Home Consumption and all Spirits removed contrary hereto shall be for- Penalty for d all Persons concerned in such Removal, or knowingly Removal of or harbouring any Spirits so removed, shall forfeit the Spirits contrary of One hundred Pounds, or Treble the Value of such hereto. the Election of the Commissioners of Customs or Inland

All warehoused Goods shall be cleared either for Home Warehoused Exportation at the Expiration of Five Years from the Goods, if not which the same were so warehoused, or within such fur- cleared for Home shall direct, unless the Owner or Proprietor of such 5 Years, must be all be desirous of re-warehousing the same, in which re-warehoused. same shall be examined by the proper Officers, and the Duties on Defiue upon any Deficiency or Difference between the Quanrtained on landing and the Quantity found to exist on Expenses, to mination, together with the necessary Expense attendant be paid down. shall, subject to such Allowances as are by Law perrespect thereof, be paid down, and the Quantity so found re-warehoused in the Name of the then Owner or Prohereof in the same Manner as on First Importation. If any warehoused Goods shall not be duly cleared, Goods in Ware-

or re-warehoused, and the Duties ascertained to be due house not Deficiencies as aforesaid shall not be paid down at the cleared or reon of Five Years from the previous Entry and warethereof, or within such further Period as shall be directed Deficiencies, said, the same, if worth the Duty due thereon, shall, after after 5 Years, to onth's Notice to the Warehouse Keeper, with all con- be sold. Speed be sold either for Home Use or Exportation, with out the Consent of the Warehouse Keeper, and the Proceeds Proceeds, how shall be applied to the Payment of the Duties, Warehouse to be applied. nd Charges, and the Surplus, if any, shall be paid to the or Proprietor of such Goods, if known, but if such Owner rictor cannot be found, such Surplus shall be carried to wn's Account, to abide the Claim of such Owner or Proon his appearing and making good his Claim thereto; and Goods not worth Goods shall not be worth the Duty, then the same, after the Duty may me Month's Notice as aforesaid, may be exported or de- be exported or with or without the Concurrence of the Owner thereof, or destroyed. oprietor of the Warehouse in which the same were so oused, as the Commissioners of Customs shall see fit; and tties due upon any Deficiency thereof not allowed by Law

e forthwith paid by the Proprietor of the Warehouse.

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C. 107. 16° & 17° YICTOR 754

Importation and Ware-

housing. and at such Times and under such Regi as the Commissioners of Customs shall fro Goods in Wareand direct, it shall be lawful in the War house may be sorted, repacked, &c.

To be repacked in the original or other legal sized Packages.

Wine or Spirits may be bottled for Exportation only. Brandy may be mixed with Wine. Casks of Wine or Spirits may be filled up or racked off. Wines may be mixed, and

Samples taken.

After repack. ing, damaged Parts may be destroyed.

What Packages to be used in repacking.

Goods in Warehouse may be taken out, under Regulations, and with Security for Duties.

pack, and repack any Goods, and to make as may be necessary for the Preservation posal thereof; provided that such Go Packages in which they were imported, o as the Commissioners shall permit (not b

CV. With the Sanction of the Commis

after such Notice given by the respective l

the Goods be to be exported or to be ret house, than is required by Law on the Goods); and also to draw off any W reputed Quart or Pint Bottles for Expor off and mix Brandy with any Wine, not

of Ten Gallons of Brandy to One hundre also to fill up any Casks of Wine or Spiri of the same respectively secured in the also to rack off any Wine from the Lees the same Sort, erasing from the Cask a

the whole of the Wine so mixed be of th to take such Samples of Goods as may be sioners of Customs, with or without Ent Payment of Duty, except as the same payable as on a Deficiency of the orig Duty on the Surplus, if any, of such Go for Home Use shall be immediately paid thereupon be delivered for Home Use acc Goods have been so separated and repack Packages, the Commissioners of Customs the Importer or Proprietor of such Goo Refuse, Damage, or surplus Goods occasi

or repacking, or, at the like Request, any worth the Duty, to be destroyed, and may

CVI. No Foreign Packages or Materi used in the repacking of any Goods in such as shall have been used in the In Goods, unless the full Duties thereon shall CVII. The Commissioners of Customs to be taken out of the Warehouse withou such Purpose or for such Period as to then

and in such Quantities, and under such tions, and with such Security by Bond for or the Payment of the Duties due there require; and the Officers of Customs of Premises shall be approved as a Bonded S any Quantity of Sugar, on the Applicat Occupier of such Bonded Sugar House, Sugar with the proper Officer of Custo

Delivery of

free to be re-

being there refined, under the Locks of to the Isle of Man or for Exportation; an Sugars Dutyshall be lodged and secured in such Pre 53.

Regulations, and Restrictions, as the Commissioners of fined for Exs shall from Time to Time direct.

I. Upon the Entry of any Sugar to be refined in any Refiner to give s approved under this Act, the Proprietor or Occupier Bond. re Bond, to the Satisfaction of the Officers of the Customs, n equal to double the Amount of the Duty payable upon Quantity of Sugar, with a Condition that the whole of gar shall be actually subjected to the Process of Refineon the said Premises, and that within Four Months from e of such Bond the whole of the refined Sugar and Treacle d by such Process shall be either duly removed to the Isle or exported from the said Premises, or delivered into an d Bonded Warehouse under the Locks of the Crown, for pose of being eventually so removed or exported.

the Entry of warehoused Goods for Home Consumption Entry for Home portation, and the Delivery thereof:

No warehoused Goods shall be taken or delivered from rehouse, except upon due Entry, and under the Care of the Entry for Ex-Officers, for Exportation, or upon due Entry and Payment portation or full Duties payable thereon for Home Use, except Goods Home Use. ed into the Charge of the Searchers to be shipped as Stores, Quantities as the Collector or Comptroller shall allow, to the Directions of the Commissioners of Customs, and such Regulations as they may see fit to make.

Upon the Entry of any Goods to be cleared from the Persons enterouse for Home Use the Person entering such Goods shall ing warehoused a Bill of Entry, and Duplicates thereof, in like Manner orm, containing the same Particulars, as are herein-before ed on the Entry of Goods to be delivered for Home Use on ding thereof, as far as the same may be applicable, and Duties. t the same Time pay down to the proper Officer of Customs Duties payable thereon, not being less in Amount than ing to the Account of the Quantity taken by the Landing or other proper Officer on the First Entry and Landing except as to the following Goods; viz., Tobacco, Wine, Duties to be Figs, Currants, Raisins, and Sugar, the Duties whereon, paid according cleared from the Warehouse for Home Use, shall be charged to Landing Ache Quantity of such Goods ascertained by Weight, Measure, ength at the Time of actual Delivery thereof, unless there onable Ground to suppose that any Portion of the Deficiency erence between the Weight, Measure, or Strength asceron landing and First Examination of any such last-men- Duties on cer-Goods, and that ascertained at the Time of actual Delivery, tain Goods how en caused by illegal or improper Means, in which Case the to be charged. Officer of Customs shall make such Allowance only for as he may consider fairly to have arisen from natural ration or other legitimate Cause.

I. When any Deficiency occurs in Goods chargeable to pay Value of Defiaccording to the Value thereof, the Value thereof shall be ciencies, how to ted as nearly as conveniently may be by the Officers of be estimated. as according to the Market Price of the like Sort of Goods.

II. No Duty shall be charged in respect of any Deficiency Deficiencies in ods entered and cleared from the Warehouse for Exportation, Goods entered 3 C 2

Consumption and Exportation.

Goods for Home Use to deliver Bill of Entry, and pay down

certain Cases.

C. 107. 16° & 17° VICTOR 756 unless the Officers of Customs have reason Importation that such Deficiency or any Part thereof

and Warehousing. Entries for

Wood Goods restricted.

without a

of Inland

Revenue.

Wrapper pro-

vided by the

Commissioners

such Entry at any One Time than One I Wood Goods, or Ninety Pieces of such V Cards imported

by Tale. not to be sold

CXIV. No Pack or Parcel of Playing Part of the United Kingdom shall be sold

Abstraction.

Sale without being separately enclosed in

the Commissioners of Inland Revenue, w as they shall direct, and securely fastened by means of some adhesive Substance, and

CXIII. No Entry for Home Consumpt

the passing of this Act be received for or

or Wood Goods deposited in any Warehous

for any less Quantity at any One Time the Timber or Wood Goods, unless such Wood by Tale, in which Case such Entry may be thereof not being less than Two hundred Great Hundreds of such Wood Goods; such Timber or Wood Goods shall be de

that such Wrapper cannot be opened w and if any Person shall sell, or offer or any Pack or Parcel of Playing Cards, not within the Meaning of an Act passed Chapter Fifty-nine, and enclosed in a

Maker of Playing Cards approved by the the same not being bond fide Waste Card the same Act, without the same being

provided by the last-mentioned Commis this Act, and fastened as herein-before in he shall for every such Pack or Parcel

shall not be a licensed Maker of Playing Pounds, and if he shall be such licen Twenty Pounds, whether such Cards shall United Kingdom or imported; which P Penalty relating to Playing Cards imp mentioned Act, may be recovered, either in Courts or before any Justice of the Peace Penalty under any Act relating to Stan

Cards so offered, exposed, or kept for taken by any Officer of Customs or Inland disposed of as the Commissioners of Inlan and in any Proceedings for the Recovery this Act imposed it shall be sufficient to

charged with the Offence did sell, or off

Sale, as the Case may be, a Pack or a Playing Cards, without the same being required by Law, and it shall not be necess to charge or describe the Offence. CXV. The Commissioners of Inland Wrappers for enclosing Cards imported in

in such Form and with such Device an Figures thereon as they shall think prop

Cards kept for Sale without Wrapper forfeited.

Penalty 10%. if not a Maker,

201, if a Maker.

Commissioners of Inland Re-

wenue to provide Wrappers to enclose

i

Port or Place where the same shall be required, to therein Cards h Wrappers any Cards imported; and every such onable Notice and upon Delivery to him of a Certhe Hand of the proper Officer of Customs at the Cards shall be imported, that the Duties by Law h Cards imported have been duly paid, and speci-ticulars as the Commissioners of Inland Revenue all enclose every Pack of such Cards in One of such securely fasten the same by means of some adce, in such Manner as the said last-mentioned shall direct; and no such Cards shall be delivered ody of the Officers of Customs until they shall be ch Wrappers as aforesaid; and if any such Cards nade in the United Kingdom and purporting to be be represented as Cards imported, or which shall le Waste Cards as aforesaid, or Packs of Cards in ch the Stamp Duties shall have been paid, shall be Part of the United Kingdom not enclosed in any as aforesaid, all such Cards shall be forfeited, and and taken by any Officer of Customs or Inland hall be disposed of as the Commissioners of Inland

direct. Forgery of ny Person shall forge or counterfeit, or cause or forged or counterfeited, or shall aid or assist in

counterfeiting of any Wrapper provided by the of Inland Revenue in pursuance of this Act, or of a licensed Maker of Playing Cards, or any orting to be the Wrapper of any such licensed or enclosing Playing Cards, or shall knowingly and or, without lawful Excuse, the Proof whereof shall be possessed of any such forged or counterfeit hall be guilty of Felony, and shall be liable to the ent as any Person guilty of forging or counteramp or Mark provided, made, or used by the Com-Inland Revenue.

xportation and Entry of Goods, and the Clearance the United Kingdom to Parts beyond the Seas: Person shall export any warehoused Goods, nor

h Goods for Exportation from the United Kingdom nd the Seas, in any Ship of less Burden than Fifty to the Islands of Guernsey and Jersey in Ships not than Forty Tons Burden, regularly trading to those

The Master of every Ship in which any Goods are to Master to derom the United Kingdom to Parts beyond the Seas, liver Certificate shall, before any Goods be taken on board, deliver tor or Comptroller a Certificate from the proper due Clearance Inwards or Coastwise of such Ship of ge, and shall also deliver therewith an Entry Outh Ship, verified by his Signature, in the following he same Effect, and containing the several Particuor required thereby:

III. Exportation.

Entry of Goods, &c. out.

Warehoused Goods not to be exported in Ships under 50 Tons, except, &c.

of Clearance of last Voyage, &c.

ENTRY

C. 107. 16° & 17° VICTO

Exportation.

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Form of Entry of Ship Outwards, ENTRY OUTWA

Port of (Name of Port of E

Ship's Name.			A
If British, Name of Port of her Registry. If Foreign, Name of Country to which she belongs,		Tonnage.	
A TOTAL		125	1
	1000	No. of Street,	
1-10-1			
175			
	-		
7. 1/2	-1-5	1	

Lying at (Name of Station or Pl (Signed)

Date of Entry.

If Ship shall have commenced her Lading at any other Port (Name of such Port).

And if such Ship shall have commenced Port, the Master shall deliver to the S such Goods from such other Port; and it board any Ship at any Port before she Outwards at such Port (unless a Stiffen sary, shall be issued by the proper Officer for Exportation on board such Ship), the Sum of One hundred Pounds.

Penalty.

Goods not to be shipped except on proper Days and Places, &c.

CXIX. No Goods shall be shipped, pube shipped for Exportation, from any Por Kingdom, except on Days not being Sufrom any Place except some Legal Quay

Entry and

Clearance.

On Entry Out-

wards, Bond for

C. 107.

y appointed for such Purpose, nor without the Presence or thority of the proper Officer of Customs, nor before due Entry twards of such Ship, and due Entry of such Goods, nor before th Goods shall have been duly cleared for Shipment; and it Searcher may ill be lawful for the Searcher to open all Packages, and fully to open Packages, amine all Goods shipped or brought for Shipment at any Place &c. the United Kingdom.

As to the Entry and Clearance of Goods for Exportation: CXX. Before any warehoused Goods, British-wrought Plate, oods subject to Duties of Customs, or entitled to any Drawback Customs, on Exportation, or exportable only under particular due shipping ules, Regulations, or Restrictions, shall be permitted to be ex- and landing orted, the Exporter or his Agent shall deliver to the Collector shall be given. r Comptroller a Bond Note or Account of such Goods, and give ecurity by Bond in double the Amount of Duty payable by Law pon the Importation of such Goods, with One sufficient Surety, hat such Goods shall be duly shipped and exported, and shall be anded at the Place for which they are entered Outwards, or otherwise accounted for to the Satisfaction of the Commissioners of Customs; and such Bond Note, when certified by the proper Officer, shall be the Export Entry for such Goods.

CXXI. Before any such Goods shall be shipped or water- Exporter to borne to be shipped for Exportation, the Exporter or his Agent deliver shall deliver to the Searcher or other proper Officer a Shipping Bill of such Goods in the Form following or to that Effect, and containing the Particulars indicated therein or required

thereby:

D.1853.

Shipping Bill.

1. Warehoused or Drawback Goods.

2. Foreign Goods not for Drawback. 3. Goods exported under some particular Rule, Regulation, or Restriction.

State as above described the Class to which the Goods to be exported belong).

Form of Shipping Bill for Goods for which Bond is required to be riven on Exportation.

Ship's Name.	Whether British or Foreign Ship; if Foreign, the Country.	Master's Name,	The Port or Place of Destination.
Here state th	i e Parti culars ac	 cording to the abo	ve Headings.

Marks.	Numbers.	Description of Packages.
Here s	tate the Pa	rticulars according to
	Number of }	No.
I claim	Drawback	on Here state the Gin Words at respect of who
	(Signe	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.
-	of Clearan	700
Dated	1 2 1	Day of.

Inland Revenue Drawback. Notice to Officer, &c.

Shipment to be certified.

No Drawback if Goods of less Value than claimed; and Penalty for Entry thereof.

No Drawback on Tobacco not properly manu-factured, and Penalty for Frauds to obtain Drawback.

CXXII. No Drawback of Excise shall Goods cleared for Exportation, unless t claim such Drawback shall have given de of Excise, and shall have produced to the of clearing such Goods, a proper Docum the Officer of Excise, containing the Des and if such Goods be found to correspon of the Goods contained in such Documer. and exported, the Searcher shall, if requi ment upon such Document, and shall tr Officer of Excise.

CXXIII. No Drawback shall be allowed of any Goods entered for Drawback or as less Value than the Amount of the Dray such Goods so entered shall be forfeited caused such Goods to be entered shall hundred Pounds, or Treble the Amount of such Case, at the Election of the Commiss

CXXIV. No Drawback shall be allowed wholly manufactured from Tobacco on w portation shall have been paid, nor on an Dirt, Rubbish, or other Substance; and enter or ship, or cause to be entered or contrary hereto, shall, over and above all 4.D.1853.

ie may thereby incur, forfeit Treble the Amount of the Drawsack sought to be obtained, or Two hundred Pounds, at the Election of the Commissioners of Customs, and all such Tobacco shall be forfeited.

CXXV. Before any Goods in respect of which no Bond is Shipping Bill required shall be shipped or water-borne to be shipped for Ex- for Free Goods, portation, the Exporter or his Agent shall deliver to the Searcher &c. to be a Shipping Bill thereof, with such Duplicates as may be required by him, in the following Form or to that Effect, and containing the several Particulars indicated in or required thereby:

Exportation.

SHIPPING BILL FOR BRITISH MANUFACTURES OR Form of FOREIGN GOODS FREE OF DUTY

Ship's Name. or For		Whether British or Foreign Ship; if Foreign, the Country.	Master's Name.	Port or Place of Destination.	
		• .			
Marks.	Numbers	Description of Packages.	Quantity, Quality, and Description of Goods.	The Value of British Goods and of Foreign Goods formerly charged with Duty at Value (if any).	
				£ s. d.	
Total N Pack	umber of	}	Total Value		
I dec		. 1\	tish Goods above		
	on of Cle (Counters		Expo	rter or Agent.	
Date	ed this	Day of	18 .	Searcher.	

Shipping Bill for British Manufactures and Foreign Goods free of Duty.

Exportation.

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And such Shipping Bill shall be the Entry for the Goods coatshed therein i provided, that at Liverpool, and (with the Sanction of the Commissioners of Customs) at any other Port where the Docks, Quays, and Wharfs are in like Manner wholly or principally under the Control and Management of one and the sure Corporate Body, the Owner, Charterer, Consignee, Broker, Agent, or other Person acting in the loading and Clearance of the exporting Ship shall also prepare a full and accurate List or Manifest of all such Goods from the Bills of Lading and Freight List thereof, and shall sign and leave with the Collector of the Customs, within Fourteen Days after such Ship shall have cleared Outwards, a correct Transcript of such last-mentioned List or Manifest, with the Addition of the Value of such Goods, if any, as shall have been previously chargeable with Duty, at Value, and of British Goods, distinguishing therein the Names of the several Shippers of such Goods, according to the Bills of Lading; and on Failure to prepare such List or Manifest, and to sign and deliver such Transcript as aforesaid, such Owner, Charterer, Consignee. Broker, or other Person as aforesaid shall forfeit the Sum of Twenty Pounds.

Shipping Bill signed by Searcher to be the Clearance for the Goods.

CXXVI. The Shipping Bill or Bills, when filled up, and signed by the Exporter or his Agent, or the Consignee of the Ship, as the Case may be, in such Manner as the proper Officer may require, and countersigned by the Searcher, shall be the Clearance for all the Goods enumerated therein; and if any of such Goods shall consist of Tea, Spirits, or Tobacco, the Exporter or his Agent shall furnish to the Searcher an Account thereof, containing the Number and Description of the Packages, and the respective Quantities contained therein, which, when certified by the Searcher, shall accompany the Ship, and have the same Force and Effect as the Cocket in use prior to the passing of this Act; and if the Exporter or his Agent shall require a similar ('ertificate in respect of any other Goods shipped for Exportation, the Searcher shall, on its being presented to him for that Purpose, certify the same in like Manner: Provided always, that if any such Certificate be required to be in any particular Form for Goods destined for the Zolverein or any other Foreign State, or under the Name of Cocket, such Certificate may be so prepared and denominated.

Licensed Lighterman to carry Goods.

CXXVII. If any Goods cleared for Drawback or from the Warehouse shall be carried or water-borne to be put on board any Ship for Exportation by any Person not at the Time duly licensed and authorized to act as a licensed Lighterman, either in the Port of London or any other Port at which Lightermen are required to be so licensed, or by any Person not being in the Employ of such Lighterman at the Time duly authorized to act as such, every such Person shall for every such Offence forfeit the Sum of Twenty Pounds.

Warehoused or shipped, &c. without Authority, forfeited.

CXXVIII. If any Goods taken from the Warehouse for Removal Goods removed or for Exportation shall be removed or shipped, except with the Authority or under the Care of the proper Officer of Customs, and in such Manner, by such Persons, within such Time, and by such Roads or Ways as such Officer shall permit or direct such Goods shall be forfeited.

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CXXIX. If any Goods duly entered for Delivery from the Commissioners Warehouse for Removal or Exportation shall be lost or destroyed may remit Duty by unavoidable Accident, either in the Delivery from the Warehouse or the shipping thereof, the Commissioners of Customs may remit the Duties due thereon.

on warehoused Goods lost or destroyed. &c.

As to the Issue of Debentures for and Payment of Drawback on Goods exported:

Payment of Drawback.

CXXX. For the Purpose of computing and paying any Issuing and Drawback claimed and payable upon any Goods duly entered, passing Debenshipped, and exported, a Debenture shall in due Time after such ture. Entry be prepared by the Collector or Comptroller, certifying in the first instance the Entry Outwards of such Goods, and so soon as the same shall have been duly exported, and a Notice containing the Particulars of the Goods shall have been delivered by the Exporter to the Searcher, the Shipment and Exportation thereof shall be certified to the Collector or Comptroller upon such Debenture by the Searcher, and the Debenture shall thereupon be computed and passed with all convenient Despatch.

CXXXI. The Person entitled to any Drawback on any Goods Declaration as duly exported, or his Agent duly authorized by him for that Pur- to Exportation pose, shall make and subscribe a Declaration upon the Debenture that the Goods mentioned therein have been actually exported, and have not been relanded, and are not intended to be relanded, in any Part of the United Kingdom, and that such Person at the Time of Entry and shipping was and continued to be entitled to the Drawback thereon, and the Name of such Person shall be Name of stated in the Debenture, which shall then be delivered to such Person or his Agent, and the Receipt of such Person on the to be declared. Debenture, countersigned by the Holder of such Debenture, if the same shall have been transferred in the meantime, shall be the Discharge for such Drawback when paid.

and Right to Drawback.

CXXXII. No Debenture for any Drawback allowed upon the Exportation of any Goods shall be paid after the Expiration of Two Years from the Date of the Shipment of such Goods.

CXXXIII. If any Goods which have been cleared to be exported for any Drawback shall not be duly exported to Parts beyond the Seas, or shall be unshipped or relanded in any Part of the United Kingdom (such Goods not having been duly relanded or discharged as short-shipped under the Care of the proper Officers), or shall be carried to any of the Channel Islands (not having been duly entered, cleared, and shipped to be exported or carried directly to such Islands), the same shall be forfeited, together with any Ship, Boat, or Craft which may have been used in so unshipping, relanding, landing, or carrying such Goods from the Ship in which the same were shipped for Exportation; and the Master of such Ship, and any Person by whom or by whose Orders or Means such Goods shall have been so unshipped, relanded, landed, or carried, or who shall aid, assist, or be concerned therein, shall forfeit a Sum equal to Treble the Value of such Goods, or a Penalty of One hundred Pounds, at the Election of the Commissioners of Customs.

Payment within Two Years,

Warehouse or Debenture Goods not exported, or if relanded, or carried to Guernsey, &c. without Entry, forfeited.

CXXXIV. A Drawback of the whole of the Duties of Customs Drawbacks of thall be allowed for Wine intended for the Consumption of Duties on Officers

Wine alk

for Officers in the Navy.

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Officers of Her Majesty's Navy on board such of Her Majesty's Ships in actual Service as they shall serve in, not exceeding the Quantities of Wine in any One Year for the Use of such Officers herein-after respectively mentioned; that is to say,

		عاملان
For every	Admiral	1,260
"		1,050
,,	Rear-Admiral	840
"	Captain of the 1st and 2d Rate -	630
"	Captain of the 3d, 4th, and 5th Rate	420
"	Captain of an inferior Rate	210
"	Lieutenant and other Commanding	
•	Officer, and for Marine Officer,	
	Master, Purser, and Surgeon -	105

unless such Wine be taken from the Warehouse without Payment of Duty under such Regulations as the Commissioners of Customs may direct: Provided always, that in either Case such Wine to shipped at Ports approved of by the Commissioners of Customs

Persons entering such Wine for Drawback to declare the Name and Rank of Officer claiming the same. CXXXV. The Person entering such Wine, and claiming the Drawback for the same, shall state in the Entry and declare at the Debenture the Name of the Officer for whose Use such Wine is intended, and of the Ship in which he serves; and such Wine shall be delivered into the Charge of the Officers of the Customs at the Port of Shipment, to be shipped under their Care; and the Commanding Officer for the Time being of such Ship, having certified upon the Debenture the Receipt of such Wine into his Charge, and the proper Officer of the Customs having extised to the Shipment on the Debenture, the same shall be computed and passed, and be delivered to the Person entitled to receive the same.

Officers leaving the Service, &c. such Wine permitted to be transferred to others. CXXXVI. If any such Officer shall leave the Serice, or be removed to another Ship, the Officers of the Customs may permit the Transfer of any such Wine from one Officer to another, as Part of his Proportion, whether on board the same Ship or another, or the Transhipment from one Ship to another for the same Officer, or the relanding and warehousing for future leshipment; and the Officers of Customs at any Port may receive back the Duties for any of such Wine, and deliver the same for Home Use; but if any of such Wine be not laden on board the Ship for which the same was intended, or be unladen from sach Ship without Permission of the proper Officer of Customs, the same shall be forfeited.

Pursers of Her Majesty's Ships of War may ship Tobacco for the Use of Crew free of Duty, on giving Bond.

CXXXVII. The Purser of any of Her Majesty's Ships of War in actual Service may enter and ship, at any Port approved of by the Commissioners of Customs, in the Proportions heren-sher mentioned, any Tobacco there warehoused in his Name, or mass ferred into his Name for the Use of the Ship in which he shall serve, provided such Purser shall deliver to the Collector of Comptroller of such Port a Certificate from the Captain of such Ship stating the Name of the Purser, and the Number of Men belonging to the Ship, and shall also give Bond, with One sufficient Surty, in Treble the Duties payable on the Tobacco, that no Part theref shall be relanded without Leave of the Officers of Customs.

Exportation.

Purser removed

from one Ship

to another may

Tobacco, with

Permission of Collector.

tranship

LD.1853.

CXXXVIII. If any Purser shall be removed from one Ship another, the Collector or Comptroller of any Port may permit ie Transhipment of the Remains of any such Tobacco, for the se of such other Ship, upon due Entry of such Tobacco by such urser, setting forth the Time when and the Port at which such obacco was first shipped; and if any such Ship shall be paid f, the Collector or Comptroller of the Port may permit the Resains of any such Tobacco to be landed, and to be entered by ne Purser of such Ship, either for Payment of Duties, or to be arehoused for the Term of Six Months, for the Supply of some ther such Ship, in like Manner as any Tobacco may be wareoused and supplied at any such Port, or for Payment of all Duties ithin such Six Months; and all Tobacco warehoused for the 'urpose of so supplying Her Majesty's Ships of War shall be ubject to the Provisions of any Act in force relating to the wareousing of Tobacco generally, as far as the same are applicable, nd are not expressly altered by any of the Provisions herein articularly made.

CXXXIX. No greater Quantity of such Tobacco shall be Limiting the illowed to any Ship of War than Two Pounds by the Lunar Quantity of Month for each of the Crew of such Ship, nor shall any greater Quantity be shipped at any One Time than sufficient to serve the Crew of such Ship for Six Months after such Rate of Allowance; and the Collector or Comptroller of the Port at or from which any such Tobacco shall be supplied to any such Ship, or landed from any such Ship, or transferred from one such Ship to another, shall transmit a particular Account thereof to the Commissioners of Customs, in order that a general Account may be kept of all the Quantities supplied to and consumed on board each of such Ships under the Allowances before granted.

As to the shipping of Stores for the Use of Foreign-bound Vessels:

CXL. The Master of every Ship of the Burden of Fifty Tons or upwards, departing from any Port in the United Kingdom upon a Voyage to Parts beyond the Seas, the Duration of which out and home shall not be less than Forty Days, shall, upon due Application made by him, and upon such Terms and Conditions as the Commissioners of Customs may direct, receive from the Searcher an Order for the Shipment of such Stores as may be required and allowed by the Collector or Comptroller for the Use of such Ship, with reference to the Number of the Crew and Passengers on board, and the probable Duration of the Voyage on which she is about to depart: and all Demands for such Stores shall be made in such Form and Manner as such Collector or Comptroller shall require, and shall be signed by the Master or Owner of the Vessel; and after such Stores are duly shipped the Master or his Agent shall make out an Account of the Stores so shipped, together with any other Stores then already on board, and the same, when presented to the Searcher, signed by him, and countersigned by the Collector or Comptroller, shall be the Victualling Bill; and no Stores shall be shipped for the Use of any Ship, nor any Articles taken on board any Ship be deemed to be Stores, except such as shall be borne upon such Victualling Bill.

Stores. Victualling Bill for Stores.

Shipping of

for Officers in the Navy.

Officers of Her Majesty's Navy on board such of Her Majesty's Ships in actual Service as they shall serve in, not exceeding the Quantities of Wine in any One Year for the Use of such Officers herein-after respectively mentioned; that is to say,

		Gallota
very	Admiral ·	1,260
•	Vice-Admiral	1,050
	Rear-Admiral	840
	Captain of the 1st and 2d Rate -	630
-	Captain of the 3d, 4th, and 5th Rate	420
		210
-	Lieutenant and other Commanding	
	Officer, and for Marine Officer,	
	Master, Purser, and Surgeon -	105
	every	Rear-Admiral Captain of the 1st and 2d Rate Captain of the 3d, 4th, and 5th Rate Captain of an inferior Rate Lieutenant and other Commanding Officer, and for Marine Officer,

unless such Wine be taken from the Warehouse without Psymon of Duty under such Regulations as the Commissioners of Customs may direct: Provided always, that in either Case such Wine he shipped at Ports approved of by the Commissioners of Customs

Persons entering such Wine for Drawback to declare the Name and Rank of Officer claiming the same.

CXXXV. The Person entering such Wine, and claiming the Drawback for the same, shall state in the Entry and declare on the Debenture the Name of the Officer for whose Use such Wine is intended, and of the Ship in which he serves; and such Wine shall be delivered into the Charge of the Officers of the Casons at the Port of Shipment, to be shipped under their Care; and the Commanding Officer for the Time being of such Sing having certified upon the Debenture the Receipt of such Wine into his Charge, and the proper Officer of the Customs having entitled to the Shipment on the Debenture, the same shall be computed and passed, and be delivered to the Person entitled to receive the same.

Officers leaving the Service. &c. such Wine permitted to be transferred to others.

CXXXVI. If any such Officer shall leave the Series, or be removed to another Ship, the Officers of the Customs may permit the Transfer of any such Wine from one Officer to another, as Part of his Proportion, whether on board the same Ship of another, or the Transhipment from one Ship to another for the same Officer, or the relanding and warehousing for future Reshipment; and the Officers of Customs at any Port may receive back the Duties for any of such Wine, and deliver the same for Home Use; but if any of such Wine be not laden on board the Ship for which the same was intended, or be unladen from such Ship without Permission of the proper Officer of Customs, the same shall be forfeited.

Pursers of Her Majesty's Ships of War may ship Tobacco for the Use of Crew free of Duty, on giving Bond.

CXXXVII. The Purser of any of Her Majesty's Ships of War in actual Service may enter and ship, at any Port approved of by the Commissioners of Customs, in the Proportions herein-after mentioned, any Tobacco there warehoused in his Name, or trastferred into his Name for the Use of the Ship in which he shall serve, provided such Purser shall deliver to the Collector or Comp troller of such Port a Certificate from the Captain of such Ship stating the Name of the Purser, and the Number of Men belonging to the Ship, and shall also give Bond, with One sufficient Surer, in Treble the Duties payable on the Tobacco, that no Part thered shall be relanded without Leave of the Officers of Customs CERRVIIL IS

CXXXVIII. If any Purser shall be removed from one Ship another, the Collector or Comptroller of any Port may permit e Transhipment of the Remains of any such Tobacco, for the se of such other Ship, upon due Entry of such Tobacco by such to another may urser, setting forth the Time when and the Port at which such tranship obacco was first shipped; and if any such Ship shall be paid Tobacco, with ff, the Collector or Comptroller of the Port may permit the Re-lains of any such Tobacco to be landed, and to be entered by he Purser of such Ship, either for Payment of Duties, or to be varehoused for the Term of Six Months, for the Supply of some ther such Ship, in like Manner as any Tobacco may be wareoused and supplied at any such Port, or for Payment of all Duties rithin such Six Months; and all Tobacco warehoused for the 'urpose of so supplying Her Majesty's Ships of War shall be ubject to the Provisions of any Act in force relating to the warelousing of Tobacco generally, as far as the same are applicable, and are not expressly altered by any of the Provisions herein particularly made.

CXXXIX. No greater Quantity of such Tobacco shall be Limiting the allowed to any Ship of War than Two Pounds by the Lunar Quantity of Month for each of the Crew of such Ship, nor shall any greater Quantity be shipped at any One Time than sufficient to serve the Crew of such Ship for Six Months after such Rate of Allowance; and the Collector or Comptroller of the Port at or from which any such Tobacco shall be supplied to any such Ship, or landed from any such Ship, or transferred from one such Ship to another, shall transmit a particular Account thereof to the Commissioners of Customs, in order that a general Account may be kept of all the Quantities supplied to and consumed on board each of such Ships

As to the shipping of Stores for the Use of Foreign-bound Vessela:

under the Allowances before granted.

CXL. The Master of every Ship of the Burden of Fifty Tons or upwards, departing from any Port in the United Kingdom upon a Voyage to Parts beyond the Seas, the Duration of which out and home shall not be less than Forty Days, shall, upon due Application made by him, and upon such Terms and Conditions as the Commissioners of Customs may direct, receive from the Searcher an Order for the Shipment of such Stores as may be required and allowed by the Collector or Comptroller for the Use of such Ship, with reference to the Number of the Crew and Passengers on board, and the probable Duration of the Voyage on which she is about to depart; and all Demands for such Stores shall be made in such Form and Manner as such Collector or Comptroller shall require, and shall be signed by the Master or Owner of the Vessel; and after such Stores are duly shipped the Master or his Agent shall make out an Account of the Stores so shipped, together with any other Stores then already on board, and the same, when presented to the Searcher, signed by him, and countersigned by the Collector or Comptroller, shall be the Victualling Bill; and no Stores shall be shipped for the Use of any Ship, nor any Articles taken on board any Ship be deemed to be Stores, except such as shall be borne upon such Victualling Bill.

Exportation.

C. 107.

Purser removed from one Ship Permission of

Shipping of Stores.

Victualling Bill for Stores. Clearance of Ship out.

As to the Clearance of Ships Outwards:

If Inward Cargo reported for Exportation, Copy of Report to be delivered to Searcher.

CXLI. If there be on board any Ship any Goods, being Part of the Inward Cargo reported for Exportation in the same Ship, the Master shall, before Clearance Outwards of such Ship hom any Port in the United Kingdom, deliver to the Searcher a Copy of the Report Inwards of such Goods, certified by the Collector or Comptroller; and if such Copy be found to correspond with the Goods so remaining on board, the Searcher shall sign the same, to be filed with the Certificates or Cockets, if any, and Victualling Bill of the Ship.

Before Clearance, Master to deliver Content.

CXLII. Before any Ship shall be cleared Outwards from the United Kingdom with any Goods shipped or intended to be shipped on board the same, the Master shall deliver a Content of such Ship to the Searcher, in the Form or to the Effect following, and containing the several Particulars therein required, as far as the same can be known by him, and shall make and subscribe the Declaration at the Foot thereof, in the Presence of the Collector or Comptroller, and shall answer such Questions as shall be demanded of him concerning the Ship, the Cargo, and the intended Voyage, by such Collector or Comptroller:

Form	of
Conte	nt.

CONTENT.

-		
Р	ort.	a

Ship's Name.	Num	ge and ber of ods.	If British, Port of Registry; if Foreign, the Country.	Number of Crew.	Name of Master.	Number of Passenger or Troops.
	Tons.	Guns.				
Here si	ate the	Parti	culars accord	ding to ti	he abo ve H	eadings.

· · · · · · · · · · · · · · · · · · ·			
Warehoused Goods.	Drawback and Restricted_Goods.	British Goods and Foreign Goods free of Duty, and Foreign Goods not for Drawback.	Exportation.
f any, state Marks and Numbers of Packages.	If any, state Descrip- tion of Packages.	If any, state "Sundry Packages contain- ing," either Class, as the Case may be.	
If any Goods shall h in such	ave been reported Inw h Ship they must be so	ards for Exportation stated.	
011	F		
Cleared	Examine Signed)	a	
Duted		Searcher.	
Goods shipped or inte	nded to be shipped on lall other Particulars.	a true Account of all board the above-named	
	(Signed)	Master.	
Signed and declared,	this Day of	_	
before me, (Signed)			
·	Colle	ctor or Comptroller.	
to the Searcher, who Content and Certifica of Report inwards, if such Ship, and the	shall compare the Shates, if any, and file so any, of Goods report	ny, shall be delivered aipping Bills with the such Certificates, Copy ted for Exportation in a Label attached and following:	ance, Certificate to be delivered
Master	Certificates (Numbers) (Name of Ship). ; (Name of Master).	in Figures).	
(Date of Clearance	.) (Signature) _	Searcher.	
-	(Signature) _		
	Colle	ctor or Comptroller.	

Exportation.

Label signed, Authority to depart.

And such Label, when filled up, and signed by the Searcher and the Collector or Comptroller, shall, as to the Goods comprised therein, be the Clearance and Authority for the Departure of the Ship; and the Shipper of any British Goods and such Goods as were previously chargeable with Duty at Value laden in such Ship shall, under a Penalty of Twenty Pounds, deliver to the Broker, Agent, or other Person clearing such Ship, a Duplicate of the Bill of Lading thereof at the Time of signing thereof, with an Endorsement thereon of the Quantity and Value of such Goods, and such Broker, Agent, or other Person as aforesaid shall, within Fourteen Days after such final Clearance of the Ship, sign and deliver to the Collector or Comptroller of Customs a full and accurate List of all such Goods, with the Quantities and Value thereof, from the Bills of Lading so delivered to him, with such Bill or Bills of Lading annexed thereto, and on Failure thereof such Broker, Agent, or other Person as aforesaid shall forfeit the Sum of Twenty Pounds, and for this Purpose the Duplicate Bill of Lading so required shall not be liable to any Stamp Duty.

Goods on board to correspond with Content. CXLIII. If any Goods liable to Duty on Importation, or taken from the Warehouse to be exported, or entitled to Drawback on Exportation, which are enumerated in the Content of any Ship, shall not be duly shipped before the Departure of such Ship, or shall not be duly certified by the proper Officer as short-shipped, such Goods shall be forfeited; or if any such Goods shall be taken on board such Ship, not being enumerated in such Content, the Master of such Ship shall forfeit the Sum of Five Pounds in respect of every Package of such Goods; and if any Goods duly shipped on board such Ship shall be landed at any other Place than that for which they shall have been cleared, unless otherwise accounted for to the Satisfaction of the Commissioners of Customs, the Master of such Ship shall forfeit a Sum equal to Treble the Value of the Goods so landed.

Goods shipped contrary to Provisions forfeited.

CXLIV. If any Goods shall be shipped, put off or water-borne to be shipped, without being duly cleared, or otherwise contrary to the Provisions of this Act, the same shall be liable to Forfeiture.

In Ballast.

Clearance notified on Victualling Bill,

Master to answer Questions.

Ships, laden or in Ballast, to clear out. Penalty 1004

CXLV. Before any Ship shall depart in Ballast from the United Kingdom for Parts beyond the Seas, not having any Goods on board, except Stores from the Warehouse borne upon the Victualling Bill of such Ship, nor any Goods reported Inwards for Exportation in such Ship, the Collector or Comptroller shall clear such Ship in Ballast, by notifying such Clearance and the Date thereof on the Victualling Bill, and deliver the same to the Master of such Ship as the Clearance thereof; and the Master of such Ship shall answer to the Collector or Comptroller such Questions touching her Departure and Destination as shall be demanded of him; and Ships having only Passengers with their Baggage on board, and Ships laden only with Chalk or Slate, shall be deemed to be in Ballast; and if any such Ship, whether laden or in Ballast, shall depart without being so cleared, if she have any such Stores on board, the Master shall forfeit and pay the Sum of One hundred Pounds.

As to the boarding of Ships after Clearance Outwards:

CXLVI. Any Officers of Customs may go on board any Ship after Clearance Outwards within the Limits of any Port in the United Kingdom, or within Four Leagues of the Coast thereof, and may demand the Ship's Clearance; and if there be any Goods on board in respect of which Certificates are required, not contained in such Certificates, or any Stores not endorsed on the Victualling Bill, such Goods or Stores shall be forfeited: and if any Goods contained in such Certificates be not on board, the Master shall forfeit the Sum of Twenty Pounds for every Package ficated Gonds or Parcel of Goods contained in such Certificates, and not on missing Penalty

CXLVII. If any Officer of Customs shall place any Lock, If Officers put Mark, or Seal upon any Goods taken from the Warehouse without Payment of Duty as Stores on board any Ship or Vessel departing from any Port in the United Kingdom, and such Lock, Mark, or Seal be wilfully opened, altered or broken, or if any such Stores broken, Master be secretly conveyed away, either while such Ship or Vessel to forfeit 20%. remains at her First Port of Departure, or at any other Port or Place in the United Kingdom, or on her Passage from One such Port or Place to another, before the final Departure of such Ship or Vessel on her Foreign Voyage, the Master shall forfeit the Sum of Twenty Pounds.

CXLVIII. If any Ship departing from any Port in the United Ships not Kingdom shall not bring to at such Stations as shall be appointed bringing to at by the Commissioners of Customs for the landing of Officers from such Ships, or for further Examination previous to such Departure, the Master of such Ship shall forfeit the Sum of Twenty Pounds.

CXLIX. The Time at which any Goods shall be shipped on Time of Exboard any Export Ship shall be deemed to be the Time of Ex-portation and portation of such Goods, and the Time of the last Clearance of Departure any Ship shall be deemed to be the Time of Departure of such defined. Ship.

CL. The following Goods may, by Proclamation or Order in Goods pro-Council, be prohibited either to be exported or carried Coastwise: hibited by Arms, Ammunition, and Gunpowder, Military and Naval Stores, and any Articles which Her Majesty shall judge capable of being Forfeiture. converted into or made useful in increasing the Quantity of Military or Naval Stores, Provisions, or any Sort of Victual which may be used as Food by Man, and if any Goods so prohibited shall be exported from the United Kingdom or carried Coastwise, or be water-borne to be so exported or carried, they shall be forfeited.

As to the Coasting Trade of the United Kingdom:

CLL All Trade by Sea from any one Part of the United Kingdom to any other Part thereof shall be deemed to be a Coasting Trade, and all Ships while employed therein shall be deemed to be Coasting Ships, and no Part of the United Kingdom, however Sea from one situated with regard to any other Part, shall be deemed in Law, with reference to each other, to be Parts beyond the Seas; and if any Doubt shall at any Time arise as to what or to or from to be deemed what Parts of the Coast of the United Kingdom shall be deemed a Coastwise.

Exportation.

Boarding of Ships.

Officers may board any Ship after Clearance. Uncertificated Goods on board, If any certi-

Seals on Stores from Warehouse Outwards, and such Seals be

Stations, l'enalty 20%.

Proclamation.

IV. Coasting Trade.

All Trade by Part of the United Kingdom to another Coastina Trade.

Passage by Sea, the Commissioners of the Treasury may determine and direct in what Cases the Trade by Water from One Port or Place in the United Kingdom to another of the same shall or shall not be deemed a Trade by Sea within the Meaning of this or any Act relating to the Customs.

Coasting Trade of United Kingdom.

CLII. No Goods or Passengers shall be carried Coastwise from One Part of the United Kingdom to another, except in British

Coasting Ship confined to Coasting Voyage.

CLIII. No Goods shall be carried in any Coasting Ship, except such as shall be laden to be so carried at some Port or Place in the United Kingdom, and no Goods shall be laden on board any Ship to be carried Coastwise until all Goods brought in soci Ship from Parts beyond the Seas shall have been unladen; and if any Goods shall be taken into or put out of any Coasting Ship at Sea or over the Sea, or if any Coasting Ship shall touch at any Place over the Sea, or deviate from her Voyage, unless forced by unavoidable Circumstances, or if the Master of any Coasting Ship which shall have touched at any Place over the Sea shall not declare the same in Writing under his Hand to the Collector of Comptroller at the Port in the United Kingdom where such Suip shall afterwards first arrive, the Master of such Ship shall forfeit the Sum of One hundred Pounds.

Times and Places for landing and shipping.

CLIV. If any Goods shall be unshipped from any Ship arriving Coastwise, or be shipped or water-borne to be shipped to be carried Coastwise, on Sundays or Holidays, or unless in the Presence or with the Authority of the proper Officer of the Customs, or unless at such Times and Places as shall be appointed or approved by him for that Purpose, the same shall be forfeited, and the Master of the Ship shall forfeit the Sum of Fifty Pounds.

Master of to keep a Cargo Book.

CLV. The Master of every Coasting Ship shall keep or cause Coasting Vessel to be kept a Cargo Book, stating the Names of the Ship the Master, and the Port to which she belongs, and of the Port 1 which she is bound on each Voyage, and shall at every Port of Lading enter in such Book the Name of such Port, and an Account of all Goods there taken on board such Ship stating the Descriptions of the Packages and the Quantities and Descriptions of the Goods therein, and the Quantities and Descriptions of un Goods stowed loose, and the Names of the respective Shippers and Consignees, so far as such Particulars are known to him, and shall at every Port of Discharge of such Goods note the respective Days on which the same or any of them are delivered out of such Ship, and the respective Times of Departure from every Port of Lading and of Arrival at every Port of Discharge; and such Master shall, on Demand, produce such Book for the Inspection of any Officer of Customs, who shall be at liberty to make any Nate or Remark therein; and if upon Examination any Package entered in the Cargo Book as containing Foreign Goods shall be found and to contain such Goods, such Package, with its Contents, shall be forfeited, or if any Package shall be found to contain Forest Goods not entered in such Book, such Goods shall be forbitely and if such Master shall fail correctly to keep such Cargo Book or to produce the same, or if at any Time there be found on board such Ship any Goods not entered in such Book as laden, or any Goods noted as delivered, or if any Goods entered as laden of

Penalty for false Entries in such Book. LD.1853.

ny Goods not noted as delivered be not on board, the Master of ich Ship shall forfeit the Sum of Twenty Pounds.

CLVL Before any Coasting Ship shall depart from the Port of ading, an Account, with a Duplicate thereof, in the Form or to 16 Effect following, and signed by the Master, shall be delivered the Collector or Comptroller; and the Collector or Comptroller delivered to tall retain the Duplicate, and return the original Account, dated Collector. nd signed by him; and such Account shall be the Clearance of 1e Ship for the Voyage, and the Transire or Pass for the Goods xpressed therein; and if any such Account be false, the Master hall forfeit the Sum of Twenty Pounds.

Coastina Trade.

C.107.

Account previous to Departure to be

TRANSTRE

Port of		TRA	NSIR	.E.		
Ship's Name.	Tonnage.	Port (Regist		Master's Na	me.	Whither bound.
Here state	the Parti	culars ac	cordi	ng to the ai	bove	Headings.
Foreign Goods distinguishing Warehoused Goo removed under Bond.	Quantiti	es of Corn, Ical, Flour, Mait.	to Du	ods liable ty of Excise entitled to back thereof	ot " N	re state "Sundry her Goods," or To other Goods," the Case may be
Here state	the Parti	culars ac	cordii	ng to the al	ove	Headings.
Cleared the		(Signos)	. 1	_	85	Master.
				Collector	or (Comptroller.

Coastina Trade.

Commissioners may grant General Transires.

Transire to be delivered in 24 Hours after Arrival.

Goods.

Goods from the Isle of Man.

Penalty for illegal unlading. Forfeiture of Goods.

Officer may go on board and examine any Coasting Ship.

> British Possessions.

Absolute Prohibitions.

Restrictions.

Provided always, that the Commissioners of the Customs way. whenever it shall appear to them expedient, permit General Transires to be given, under such Regulations as they may direct, for the Lading and Clearance and for the Entry and Unlading of any Coasting Ship and Goods, and the same may be revoked by Notice in Writing under the Hand of the proper Officer delivered to the Master or Owner of any Ship, or any of the Crew on board. CLVII. Within Twenty-four Hours after the Arrival of any

Coasting Ship at the Port of Discharge and before any Gools be unladen, the Transire, with the Name of the Place or Wharf where the Lading is to be discharged noted thereon, shall be delivered to the Collector or Comptroller, who shall note thereon the Date Inland Revenue of Delivery; and if any of the Goods on board such Ship be subject to any Duty of Excise, the same shall not be unladed without the Authority or Permission of the proper Officer of Excise; and if any Goods on board any Coasting Ship arriving in Great Britain or Ireland from the Isle of Man shall be the Growth or Produce of that Isle, or Manufactures of that Isle from Materials the Growth or Produce thereof, or from Materials 144 subject to Duty in Great Britain or Ireland, or from Materials upon which the Duty shall have been paid and not drawn back in Great Britain or Ireland, the same shall not be unladen until a Certificate be produced to the Collector or Comptroller, from the Collector or Comptroller at the Port of Shipment, that Proof had there been made in manner required by Law that such Goods were of such Growth, Produce, or Manufacture, as the Case may be; and if any Goods shall be unladen contrary hereto the Master shall forfeit the Sum of Twenty Pounds; and if any Goods shall be laden on board any Ship in any Port or Place in the United Kingdom, and carried Coastwise, or having been brought Coastwise shall be unladen in any such Port or Place contrary to this or any other Act relating to the Customs, such Goods shall be forfeited.

CLVIII. Any Officer of the Customs may go on board any Coasting Ship in any Port or Place in the United Kingdom, or at any Period of her Voyage search such Ship, and examine al. Goods on board, and all Goods then lading or unlading, and demand all Documents which ought to be on board such Suin: and the Collector or Comptroller may require that all or any said Documents shall be brought to him for Inspection, and the Mark: of any Ship refusing to produce such Documents, on Demand or to bring the same to the Collector or Comptroller when required, shall forfeit and pay the Sum of Twenty Pounds.

As to particular Provisions relating to the Channel Islands and British Possessions abroad:

CLIX. Gunpowder, Ammunition, Arms, or Utensils of War. except from the United Kingdom or any British Possession, and base or counterfeit Coin, are hereby absolutely prohibited to be imported or brought, either by Sea or Inland Carriage or Navigation, into the British Possessions in America and the Maurities.

Sugar (not being refined in Bond in the United Kingdom) and Molasses until Fifth of July One thousand eight hundred and fifty-four, and Rum, such Sugar, Molasses, and Rum being the

Produce

Produce or Manufacture of any British Possession within the imits of the East India Company's Charter (except as hereiniter provided), or being of Foreign Produce or Manufacture, re hereby prohibited to be imported or brought into any of the British Possessions in the Continent of South America or in he West Indies (the Bakama or Bermuda Islands not included). r into the Mauritius, except to be warehoused for Exportation only, and may also by Her Majesty's Order in Council be prosibited to be imported into the Bahama and Bermuda Islands: and if any Goods shall be imported or brought into any of the British Possessions in America or the Mauritius, contrary hereto, he same shall be forfeited: Provided always, that it shall be Sugarand Rum awful to import into any British Possessions in the West Indies may be imnd South America, and into the Mauritius, any Sugar or Rum ported into the he Produce of any British Possession within the Limits of the East India Company's Charter into which the Importation of West Indies Sugar or Rum the Produce of any Foreign Country, or of any and South British Possession into which Foreign Sugar or Rum may be America, and egally imported, has been prohibited; provided that no such the Mauritius, Sugar or Rum shall be so entered unless the Master of the importng Ship shall deliver to the proper Officer of Customs a Certificate of Origin under the Hand of the proper Officer at the Place where the same shall have been taken on board, stating the Name of the District in which such Sugar or Rum was produced, the Quantity and Quality or Strength thereof, as the Case may be, the Number and Denomination of the Packages containing the same, and the Name of the Ship in which they were laden, and of the Master thereof, and of the Officer giving the same; the Shipper of such Sugar or Rum shall likewise certify that there had been produced a Certificate under the Hand and Seal of the Collector or Assistant Collector of the Land or Customs Revenue of the District within which such Sugar and Rum was produced, that such Sugar or Rum was the Produce of such District, and that the Importation into such District of Foreign Sugar and Rum, or Sugar and Rum the Growth of any British Possession into which any Foreign Sugar or Rum can be legally imported, is prohibited, and the Master shall subscribe a Declaration that such Certificate was received by him at the Place where the Goods were taken on board. and that they are the Goods therein-mentioned.

CLX. Any Books wherein the Copyright shall be subsisting, Foreign Refirst composed or written or printed in the United Kingdom, and prints of Books printed or reprinted in any other Country, shall be and are hereby under Copyabsolutely prohibited to be imported into the British Possessions hibited. abroad: Provided always, that no such Books shall be prohibited to be imported as aforesaid unless the Proprietor of such Copyright, or his Agent, shall have given Notice in Writing to the Commissioners of Customs that such Copyright subsists, and in such Notice shall have stated when the Copyright will expire; and the said Commissioners shall cause to be made, and to be Publicly exposed at the several Ports in the British Possessions abroad, from Time to Time, printed Lists of Books respecting which such Notice shall have been duly given, and all Books imported contrary thereto shall be forfeited; but nothing herein contained shall be taken to prevent Her Majesty from exercising

British Possessions.

British Possesin certain Cases.

British
Possessions.

the Powers vested in Her by the Tenth and Eleventh Victoria, Chapter Ninety-five, intituled An Act to assend the Law relating to the Protection in the Colonies of Works entitled to Copyright in the United Kingdom, to suspend in certain Cases such Prohibition.

Foreign Manufactures with British Marks. CLXI. If any Articles of Foreign Manufacture, and my Packages of such Articles, bearing any Names, Brands, or Marks being or purporting to be the Names, Brands, or Marks of Manufacturers resident in the United Kingdom, shall be imported into any of the British Possessions abroad, the same shall be forfeited.

Sugar, &c., though British, deemed Foreign in certain Cases.

CLXII. All Sugar and Molasses, until the Fifth of July One thousand eight hundred and fifty-four, and Rum (although the same may be of British Plantations), exported from any of the British Possessions in America into which the like Goods of Foreign Production can be legally imported, shall, upon subsequent Importation from thence into any of the British Possessions in America or the Mauritius into which such Goods being of Foreign Production cannot be legally imported, or into the United Kingdom, be deemed to be of Foreign Production, and shall liable on such Importation respectively to the same Duties or the same Forfeitures as Articles of the like Description being of Foreign Production would be liable to, unless the same shall have been duly warehoused, and exported from the Warehouse direct to such other British Possession, or to the United Kingdom, as the Case may be.

Coasting Trade of the British Possessions. CLXIII. No Goods or Passengers shall be carried from One Part of any British Possession in Asia, Africa, or America to another Part of the same Possession, except in British Ships.

Ship and Cargo to be reported on Arrival. Particulars of Report. CLXIV. The Master of every Ship arriving in any of the British Possessions in America or the Channel Island, whether laden or in Ballast, shall come directly, and before Balk le broken, to the Custom House for the Port or District where he arrives, and there make a Report in Writing to the proper Officer of Customs, in the same Form and Manner as herein-before provided on the Arrival of any Ship in the United Kingdom, so fars the same may be applicable; and if any Goods be unladen from any Ship before such Report be made, or if the Master fail to make such Report, or make an untrue Report, or do not traly answer the Questions demanded of him, he shall forfeit the Sam of Fifty Pounds, and if any Goods be not reported such Goods shall be forfeited.

Penalty for false Report.

Entry Outwards of Ship or Cargo. CLXV. The Master of every Ship bound from any British Possessions abroad, except the Territories subject to the Government of the Presidencies of Bengal, Madras, and Bonbay, shall deliver to the proper Officer of Customs an Entry Outwards under his Hand of such Ship, and also subscribe and deliver to such Officer a Content of the Cargo of such Ship, if any, or state that she is in Ballast, as the Case may be, and answer such Questions concerning the Ship, Cargo, if any, and Voyage, as shall be demanded of him, in the same Manner, as nearly as may be, as is prescribed to be observed on the Entry and Departure of any Ship from the United Kingdom, and thereupon the proper (lifficial shall give to the Master a Certificate of the Clearance of such Ship.

r her intended Voyage; and if the Ship shall depart without Penalty for not ich ('learance, or if the Master shall deliver a false Content, or clearing, 50% all not truly answer the Questions demanded of him, he shall

rfeit the Sum of Fifty Pounds.

CLXVI. Any Person entering Goods shall deliver to the proper Entry of Goods there a Bill of Entry thereof, containing the Name of the Ship Inwards and nd of the Master, and of the Place to or from which bound, and Outwards. ne Particulars of the Quality and Quantity of the Goods, and the ackages containing the same, stating whether such Goods be the roduce of the British Possessions in America or not, and the roper Officer shall thereupon grant his Warrant for the lading or

ulading of such Goods.

CLXVII. No Goods shall be laden or water-borne to be laden Entry of Goods n board any Ship, or unladen from any Ship, in any of the British to be laden or ossessions in America or in the Channel Islands, until due Entry unladen. hall have been made of such Goods, and Warrant granted for the aling or unlading of the same; and no Goods shall be so laden or Regulations vater-borne or so unladen in the said Channel Islands, except at Inwards and one Place at which an Officer of the Customs is appointed to Outwards. ttend the lading and unlading of Goods, or at some Place for shich a Sufferance shall be granted by the proper Officer of Customs for the lading and unlading of such Goods, and in the Presence or with the Permission of such Officer; but the Com- Regulations nissioners of Customs may make such Regulations for the carry- Coastwise. ng Coastwise of any Goods, or for the removing of any Goods for Shipment in the said Islands, as to them shall appear expedient; and all Goods laden, water-horne, or unladen contrary hereto, or Forfeiture. wany Regulations to be so made, shall be forfeited. CLXVIII. No Goods shall be stated in such Certificate of Goods not stated

Clearance of any Ship from any British Possessions to be the to be Produce Produce of such Possession, unless such Goods shall have been so of British Posexpressed in the Entry Outwards of the same; and all Goods not deemed of expressly stated in such Certificate of Clearance to be the Produce Foreign Proof such Possession shall, at the Place of Importation in any other duction. such Possession, or in the United Kingdom, be deemed to be of

Foreign Production.

CLXIX. Where there is no Officer of Customs, the principal Where no Officer in the Civil Service of Her Majesty, or his Representative, Officer of Cusshall be deemed to be the proper Officer for the Performance of toms Certifishall be deemed to be the proper Omeer for the Performance of cate by whom all such Duties with respect to such Goods as are hereby required to be granted. to be performed by the Collector or other Officer of Customs.

CLXX. Before any Clearing Officer permits any Ship, wholly Clearing Offior in part laden with Timber or Wood Goods, to clear out from cers to certify any British Port in North America or in the Settlement of that Cargo is Honduras for any Port in the United Kingdom, at any Time after the First Day of September or before the First Day of May in any Year, he shall ascertain that the whole of the Cargo of such Ship is below Deck, and shall give the Master of such Ship a Certificate to that Effect; and no Master of any Ship so laden Captains not to shall sail from any of the Ports aforesaid for any Port of the sail without United Kingdom, at any such Time as aforesaid, until he has Certificate. obtained such Certificate from the Clearing Officer.

CLXXI. No Master of any Ship in respect of which such Cer- No Part of the tineate as aforesaid has been obtained shall place, or permit or Cargo to be on 3 D 1

cause to be placed or remain, upon or above the Deck of such

Ship, any Part of the Cargo thereof, until such Ship has arrived at the Port of her Destination: Provided always, that if the Master of any such Ship consider that it is necessary, in conse-

quence of the springing a Leak or of other Damage received or

apprehended during the Voyage, to remove any Portion of the Cargo upon Deck, he may remove or cause to be removed upon the Deck of such Ship so much of the Cargo, and may permit the same to remain there for such Time, as he considers expedient; provided also, that the Store Spars or other Articles necessary

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Possessions.

Removal of Cargo in Cases of Leakage.

Stores not Cargo.

Penalty for Default. Purposes of this Act.

CLXXII. If any Master of any Ship for which such Certificate as aforesaid is required sails or attempts to sail without having obtained such Certificate, or places or permits, or causes to be placed or to remain or be, upon or above the Deck of such Ship, any Part of the Cargo thereof, except in the Cases in which the same is not hereby forbidden, he shall for every Offence forfeit and pay any Sum not exceeding One hundred Pounds.

for the Ship's Use shall not be taken to be the Cargo for the

As to Dues in Canada on American Boats.

CLXXIII. The same Tonnage Duties shall be paid upon all Ships or Boats of the United States of America importing any Goods into either of the Provinces of Upper or Lower Canada as are or may be for the Time being payable in the United States of America on British Vessels or Boats entering the Harbours of the State from whence such Goods shall have been imported.

Certain Produce of the State of Maine to be treated as Produce of New Brunswick.

CLXXIV. The Treaty concluded between Her Majesty and the United States of America, dated the Ninth Day of August in the Year One thousand eight hundred and forty-two, stipulates that all the Produce of the Forest in Logs, Lumber, Timber, Timber Boards, Staves, or Shingles, or of Agriculture, not being manufactured, grown on any of those Parts of the State of Maine watered by the River Saint John or by its Tributaries, of which Fact reasonable Evidence shall, if required, be produced, shall have free Access into and through the said River, and its said Tributaries, having their Source within the State of Maine, to and from the Seaport at the Mouth of the River Saint John, and to and round the Falls of the said River, either by Boats, Rafix or other Conveyance, and that when within the Province of New Brunswick the said Produce shall be dealt with as if it were the Produce of the said Province; and it being the Intention of the High Contracting Parties to the said Treaty that the aforesaid Produce should be dealt with as if it were the Produce of the Province of New Brunswick, the Produce in the said recited Treaty and herein-before described shall, so far as regards all Laws relating to Duties, Navigation, and Customs in force in the United Kingdom or in any of Her Majesty's Dominions, be deemed and taken to be and be dealt with as the Produce of the Province of New Brunswich; provided, that in all Cases in which Declarations and Certificates of Production or Origin and Certificates of Clearance would be required in respect of such Produce if it were the Produce of New Brunswick, similar Declarations and Certificates shall be required in respect of such Produce, and shall state the same to be the Produce of those Parts of the State of Maine

British Possessions.

Maine which are watered by the River Saint John or by its Tributaries.

('LXXV. Whenever a Ship shall be cleared out from any Port in Newfoundland or in any other Part of Her Majesty's Dominions for the Fisheries on the Banks or Coasts of Newfoundland or cates in lieu of Labrador or the Dependencies thereof, without having on board Clearance an Article of Traffic (except only such Provisions, Nets, Tackle, during Fishing and other Things as are usually employed in and about the said Season. Fishery, and for the Conduct and carrying on of the same), the Master of any such Ship shall be entitled to demand from the principal Officer of Customs at such Port a Certificate under his Hand that such Ship hath been specially cleared out for the Newfoundland Fishery, and such Certificate shall be in force for the Fishing Season for the Year in which the same may be granted, and no longer; and upon the First Arrival in any Port in the said Colony of Newfoundland or its Dependencies of any Ship having on board any such Certificate as aforesaid, a Report thereof shall be made by the Master of such Ship to the principal Officer of Customs at such Port; and every Ship having such Certificate which has been so reported, and being actually engaged in the said Fishery, or in carrying Coastwise, to be landed or put on board any Ship engaged in the said Fishery, any Fish, Oil, Salt, Provisions, or other Necessaries for the Use and Purposes thereof, shall be exempt from all Obligation to make an Entry at or obtain any Clearance from any Custom House at Newfoundland, upon Arrival or Departure from any of the Ports or Harbours of the said Colony or its Dependencies, during the Continuance of the Fishing Season for which such Certificate may have been granted; and previously to obtaining a Clearance at the End of such Season At the End of for any Voyage at any of such Ports the Master of such Ship shall the Season the deliver up the before-mentioned Certificate to the principal Officer Certificate to be of the Customs of such Port: Provided always, that in case any such Ship shall have on board during the Time the same may be Ships trading to forseit Cerengaged in the said Fishery any Goods or Merchandise whatso-tificate. ever other than Fish, Seals, Oil made of Fish or Seals, Salt, Provisions, and other Things, being the Produce of or usually employed in the said Fishery, such Ship shall forfeit the said Fishing Certificate, and shall thenceforth become and be subject and liable to all such and the same Rules, Restrictions, and Regulations as Ships in general are subject or liable to.

CLXXVI. Before any Spirits or Sugar, so long as any Benefit Certificate of attach to the Distinction, shall be shipped for Exportation in any Production for British Possession in America, or in the Island of Mauritius, as Sugaror Spirits, being the Produce of such Possession or of the said Island, the Proprietor of the Estate on which such Goods were produced, or his known Agent, shall make and sign a Declaration in Writing Declaration of before the proper Officer of Customs at the Port of Exportation, Grower. or before One of Her Majesty's Justices of the Peace residing in or near the Place where such Estate is situated, declaring that such Goods are the Produce of such Estate, and such Declaration shall set forth the Name of the Estate, and the Description and Quantity of the Goods, and the Packages containing the same, with the Marks and Numbers thereon, and the Name of the

Person to whose Charge at the Place of Shipment they are to be

Newfoundland Fishing Certifi-

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delivered up.

sent:

sent; and if any Justice of the Peace or other Officer aforesaid

shall subscribe his Name to any Writing purporting to be such a Declaration, unless the Person purporting to make the same shall

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Possessions.

Declaration of Exporter.

Declaration of the Master. actually appear before him, and shall declare to the Truth of the same, such Justice of the Peace or Officer aforesaid shall forfeit and pay for any such Offence the Sum of Fifty Pounds; and the Person entering and shipping such Goods shall deliver such Declaration to the proper Officer of Customs, and shall make and subscribe a Declaration before him that the Goods which are to be shipped by virtue of such Entry are the same as are mentioned in such first-mentioned Declaration; and the Master of the Ship in which such Goods shall be laden shall, before Clearance, make and subscribe a Declaration before the proper Officer of Customs, that the Goods shipped by virtue of such Entry are the same as are mentioned and intended in such firstmentioned Declaration, to the best of his Knowledge and Belief; and thereupon the proper Officer of Customs shall sign and give to the Master a Certificate of Production, stating that Proof has been made in manner required by Law that such Goods (describing the same) are the Produce of such British Possession or of the said Island, and setting forth in such Certificate the Name of the Exporter and of the exporting Ship, and of the Master thereof, and the Destination of the Goods; and if any Spirits or Sagar be imported into any British Possession in America as being the Produce of some other such Possession or of the said Island, without such Certificate of Production, the same shall be forfeited. CLXXVII. Before any Sugar or Spirits, so long as any Benefit

Certificate of Production on Re-exportation from another Colony. attach to the Distinction, shall be shipped for Exportation in any British Possession in America as being the Produce of some other such Possession, the Person exporting the same shall in the Entry Outwards state the Place of Production, and refer to the Entry Inwards and landing of such Goods, and shall make and subscribe a Declaration before the proper Officer of Customs to the Identity of the same; and thereupon, if such Goods shall have been duly imported with a Certificate of Production within Twelve Months prior to the shipping for Exportation, the proper Officer of Customs shall sign and give to the Master a Certificate of Production under which such Goods had been so imported, and containing the like Particulars, together with the Date of such Importation.

Certificate of Production of East India Sugar. CLXXVIII. The Shipper of any Sugar the Produce of some British Possession within the Limits of the East India Company's Charter, about to be exported from any Place in such Possession, may go before the Chief Officer of Customs at such Place, or, if there be no such Officer, before the principal Officer of such Place, or the Judge or Commercial Resident of the District, and make and sign a Declaration before him that such Sugar was really and bon's fide the Produce of such British Possession, to the best of his Knowledge and Belief; and such Officer, Judge, or Resident is hereby required to grant a Certificate thereof, stating therein the Name of the Ship in which the Sugar is to be exported, and the Destination of the same.

CLXXIX. The Shipper of any Wine, the Produce of any British Possession abroad, which is to be exported from thence.

Certificate of Production of Wine. may go before the chief Officer of Customs, and make and sign a Declaration before him that such Wine was really and bond fide the Produce of such British Possessions; and such Officer is hereby required to grant a Certificate thereof, stating therein the Name of the Ship in which the Wine is to be exported, and the Destination of the same.

Reitick Possessions.

CLXXX. Any Person who is about to export from the Channel Certificate of Islands to the United Kingdom, or to any of the British Possessions in America or the Mauritius, any Goods of the Growth or Produce of any of those Islands, or any Goods manufactured from Materials which were the Growth or Produce thereof, or of the United Kinglom, or of Materials Duty-free in the United Kingdom, or whereapon the Duty has been there paid, and not drawn back, may go before any Magistrate of such Islands, and make and sign before him a Declaration that such Goods, describing the same, are of such Growth or Produce, or of such Manufacture, and such Magistrate shall administer and sign such Declaration; and thereupon the Governor, Lieutenant-Governor, or Commander-in-Chief of the Island from which the Goods are to be exported shall, upon the Delivery to him of such Declaration, grant a Certificate under his Hand of the Proof contained in such Declaration, stating the Ship in which and the Port to which the Goods are to be exported; and such Certificate shall be the proper Document to be produced at such Port in proof that the Goods mentioned therein are of the Growth, Produce, or Manufacture of such Island respectively.

Production of Goods in Guernsey, &c.

CLXXXI. The Officer of Customs may go on board any Ship Officers may in any Port in any British Possession in America, and rummage board Shipa. and search such Ship for prohibited Goods, and if there be any Goods on board prohibited to be imported into such Possession they shall be forfeited.

CLXXXII. All Vessels, Boats, Goods, and other Things which Seized Goods, shall have been or shall hereafter be seized as forfeited in or near if unclaimed any of the British Possessions abroad, under this or any Act for a Month, to be condemned, relating to the Customs, shall be deemed and taken to be con- and dealt with demned, and may be dealt with in the Manner directed by Law accordingly. in respect to Vessels, Boats, Goods, and other Things seized and condemned for Breach of any such Act, unless the Person from whom such Vessels, Boats, Goods, and other Things shall have been seized, or the Owner of them, or some Person authorized by him, shall, within One Month from the Day of seizing the same, give Notice in Writing to the Person or Persons seizing the same, or to the chief Officer of Customs at the nearest Port, that he claims the Vessel, Boat, Goods, or other Things, or intends

CLXXXIII. Whenever any Penalty or Forfeiture shall have Penaltics and been incurred in any of the British Possessions abroad, under Forfeitures, this or any other Act relating to the Customs, such Penalty or how to be this or any other Act relating to the Customs, such renatty or recovered in Forfeiture shall and may be sued for, prosecuted, recovered, and British Possesdisposed of in the Court of Record or of Vice Admiralty having sions abroad. Jurisdiction in any British Possession where the same may have been incurred or forfeited; but in case there shall be no such Court at such British Possession, such Penalty or Forfeiture shall and may be sued for, prosecuted, recovered, and disposed of in

British
Possessions.

the Court of Record or of Vice Admiralty having Jurisdiction in some British Possession near to that where such Penalty or Forfeiture may have been incurred; and all such Penalties and Forfeitures shall be deemed to be Sterling Money of Great Britain, and paid accordingly.

Application of Penaltics.

CLXXXIV. All Penalties and Forfeitures recovered in the Channel Islands or in any of the British Possessions abroad under this or any Act relating to the Customs shall be paid into the Hands of the Collector, Comptroller, or other proper Officer of the Port or Place where the same shall have been recovered. and shall be divided, paid, and applied as follows; (that is to sav.) after deducting the Charges of Prosecution from the Produce thereof, One Third of the net Produce shall be paid to or for the Use of Her Majesty, One Third to the Governor or Commanderin-Chief of the Colony or Plantation, and the other Third Part to the Seizor, Informer, and Prosecutor; excepting such Penalties and Forfeitures as are from Seizures made at Sea by the Commanders or Officers of Her Majesty's Ships of War duly authorized to make Seizures, One Moiety of which, first deducting the Charges of Prosecution from the gross Produce, shall be paid as aforesaid to and for the Use of Her Majesty, and the other Moiety to the Seizor, Informer, and Prosecutor, subject nevertheless to such Distribution of the Produce of the Seizures so made at Sea, as well with regard to the Moiety herein-before granted to Her Majesty as with regard to the other Moiety given to the Seizor, Informer, or Prosecutor, as Her Majesty shall think fit to direct by Order in Council or by Proclamation.

Bail may be given for Seizures. CLXXXV. If any Goods or any Ship or Vessel shall be seized as forfeited under this or any Act relating to the Customs, and detained in any of the British Possessions in America, the Judge or Judges of any Court having Jurisdiction to try and determine such Seizures may, with the Consent of the Chief Officer of Customs, order the Delivery thereof, on Security by Bond, with Two sufficient Sureties, to be first approved by such Officer, to answer Double the Value of the same in case of Condemnation; and such Bond shall be taken to the Use of Her Majesty in the Name of the Officer of Customs in whose Custody the Goods or the Ship or Vessel may be lodged, and such Bond shall be delivered and kept in the Custody of the Officer; and in case the Goods or the Ship or Vessel shall be condemned, the Value thereof shall be paid into the Hands of such Collector or Officer, who shall thereupon cancel such Bond.

Suits to be commenced in Name of Officers. CLXXXVI. No Suit shall be commenced for the Recovery of any Penalty or Forfeiture in the Channel Islands or in any of the British Possessions abroad under this or any Act relating to the Customs, except in the Name of some Officer of the Customs or Navy, or other Person employed as herein-before mentioned, or of Her Majesty's Advocate or Attorney General for the Place where such Suit shall be commenced; and if a Question shall arise whether any Person is an Officer of the Customs or Navy, or such other Person as aforesaid, viva voce Evidence may be given of such Fact, and shall be deemed legal and sufficient Evidence.

CLXXXVII. No Appeal shall be prosecuted from any Decree or Sentence of any of Her Majesty's Courts in America touching any Penalty or Forfeiture imposed by this or any Act relating to the Customs, unless the Inhibition shall be applied for and decreed within Twelve Months from the Time when such Decree or Sentence was pronounced.

CLXXXVIII. If any Proceedings shall have been or shall Security to hereafter be instituted in any Court of Vice Admiralty or other abide an Appeal competent Court in any of Her Majesty's Possessions abroad, against any Ship, Vessel, Boat, Goods, or Effects, for the Recovery of any Penalty or Forfeiture under this or any Act relating to the Customs, the Execution of any Sentence or Decree restoring such Ship, Vessel, Boat, Goods, or Effects to the Claimant thereof, which shall be pronounced by the said Vice Admiralty Court in which such Proceedings shall have been had, shall not be suspended by reason of any Appeal which shall be prayed and allowed from such Sentence; provided that the Party or Parties Appellate shall give sufficient Security, to be approved of by the Court, to render and deliver the Ship, Vessel, Boat, Goods, or Effects concerning which such Sentence or Decree shall be pronounced, or the full Value thereof, to be ascertained either by Agreement between the Parties, or, in case the said Parties cannot agree, then by Appraisement under the Authority of the said Court, to the Appellant or Appellants, in case the Sentence or Decree so appealed from shall be reversed, and such Ship, Vessel, Boat, Goods, or Effects be ultimately condemned.

CLXXXIX. All Persons authorized to make Seizures under Persons authoan Act passed in the Fifth Year of the Reign of His Majesty rized to seize King George the Fourth, intituled An Act to amend and con- under 5 G. 4. solidate the Laws relating to the Abolition of the Slave Trade, c. 113. to have shall, in making and prosecuting any such Seizures, have the Report of all all Provinces and prosecuting any such Seizures, have the Act. Benefit of all the Provisions granted to Persons authorized to make Seizures under this Act; and all Penalties and Forfeitures Application of created by the said Act, whether pecuniary or specific, shall Penalties. (except in Cases specially provided for by the said Act) go and belong to such Persons as are thereby authorized to make Seizures, in such Shares, and shall and may be sued for and prosecuted, tried, recovered, distributed, and applied, in such and the like Manner, and by the same Ways and Means, and subject to the same Rules and Directions, as any Penalties and Forfeitures incurred in Great Britain and in the British Possessions in America respectively now go and belong to, and may be sued, prosecuted, tried, recovered, and distributed respectively in Great Britain or

in the said Possessions, under and by virtue of this Act.

CXC. All Laws, Byelaws, Usages, or Customs at this Time or Colonial Laws which hereafter shall be in practice, or endeavoured or pretended repugnant to to be in force or practice, in any of the British Possessions in Acts of Parlia-America, which are in anywise repugnant to this Act, or to any Act relating to the Customs or to Trade and Navigation, so far as the same shall relate to the said Possessions, are and shall be null and void to all Intents and Purposes whatsoever.

CXCI. No Goods or Passengers shall be brought, imported, or Trade with carried into the United Kingdom from the Channel Islands, nor the Channel shall any Passengers or Goods be exported or carried from the Islands.

British Possessions.

Limitation of Appeals.

from Vice Admiralty.

United

Reitick Possessions. C. 107.

Penalties.

Spirits from and to the Channel Islands in Ships of 50 Tons and Casks of 20 Gallons.

Exception of Spirits in Glass Bottles, or Stores.

Licensed Boats of 10 Tons, supplying Sark.

Cigars, &c. may be imported into Channel Islands in Packages of the same Weight as may be imported into the United Kingdom.

United Kingdom to the said Islands, nor shall any Goods or Passengers be carried from any one of the said Islands to any other of them, nor from one Part of any of the said Islands to another Part of the same, except in British Ships; and if any Goods or Passengers be brought, imported, exported, or carried Coastwise contrary hereto, all such Goods shall be forfeited, and the Master of the Ship in which the same are so brought, imported, exported, or carried shall forfeit the Sum of One hundred Pounds. CXCIL No Spirits (except Rum of the British Plantations)

shall be imported into or exported from the Channel Islands or any of them, or be removed from any one to any other of the said Islands, or be carried Coastwise from any one Part to any other Part of any one of the said Islands, or shall be shipped in order to be so removed or carried in any Ship of less Burden than Fifty Tons, nor in any Cask or other Vessel capable of containing Liquids not being of the Size or Content of Twenty Gallons at the least; and all Spirits imported, exported, removed, carried, shipped, or water-borne to be so shipped, removed, or carried, contrary hereto, shall be forfeited, together with the Ship and any Boat importing, exporting, removing, or carrying the same: Provided always, that nothing herein contained shall extend to any Spirits imported in Glass Bottles as Part of the Cargo, nor to any Spirits being really intended for the Consumption of the Seamen and Passengers during their Voyage, and not being more in Quantity than is necessary for that Purpose, nor to any warehoused Goods exported from the United Kingdom in Ships of not less than Forty Tons Burden, being regular Traders to those Islands, nor to any Boat of less Burden than Ten Tons, for having on board at any One Time any Foreign Spirits of the Quantity of Ten Gallons or under, such Boat having a Licence from the proper Officer of Customs at either of the Islands of Guernsey or Jersey for the Purpose of being employed in carrying Commodities for the Supply of the Island of Sark, which Licence such Officer of Customs is hereby required to grant without Fee or Reward; but if any such Boat shall have on board at any One Time any greater Quantity of Spirits than Ten Gallons, unless in Casks or Packages of the Size and Content of Twenty Gallons at the least, such Spirits and Boat shall be forfeited.

CXCIII. No Tobacco, Cigars, or Snuff shall be imported into the Channel Islands in Ships of less than One hundred and twenty Tons Burden, nor unless in Hogsheads, Chests, or Cases, each containing not less than Two hundred Pounds net Weight of such Tobacco or Snuff, nor unless in Packages each containing not less than One hundred Pounds not Weight of such Cigara, such Tobacco or Snuff not being in any Manner separated or divided within such Package, except Tobacco, Cigars, or Smiff from the United Kingdom, which may be imported from theace into the said Islands in Ships of not less than Fifty Tons Burden, or in Ships regularly trading to those Islands not being of less than Forty Tons Burden, and in Packages of the same Weight and subject to the same Provisions in and under which the like Sort of Goods may respectively be legally imported into the United Kingdom; and all Cigars, Tobacco, or Snuff imported into the said Islands contrary hereto, or which shall be found or discovered

discovered to have been on board any Ship or Boat within One League of the Coasts thereof, shall be forfeited, together with the Possessions. Ship or Boat.

CXCIV. The Island of Malta and its Dependencies shall be Malta deemed

deemed to be in Europe.

As to Bonds and other Securities relating to the Customs: CXCV. All Bonds and other Securities entered into by any Person or Persons for the Performance of any Condition, Order, or Matter relative to the Customs or incident thereto shall be valid in Law, and upon Breach of any of the Conditions thereof All Bonds, &c. may be sued and proceeded upon in the same Manner as any valid. Bond expressly directed or given by or under the Provisions of any Act relating to the Customs; and all Bonds relating to the Bonds to be Customs, or for the Performance of any Condition or Matter inci- taken to Use dent thereto, shall be taken to or for the Use of Her Majesty; and of Her Majesty. all such Bonds, except such as are given for securing the due Exportation of or Payment of Duty upon warehoused Goods, may, after the Expiration of Three Years from the Date thereof, or from the Time, if any, limited therein for the Performance of the Condition thereof, be cancelled, by or by the Order of the Commissioners of Customs; and all Bonds given under the Provisions Bonds of of this or any Act relating to the Customs by Persons under Minors valid. Twenty-one Years of Age shall be valid.

CXCVI. If any Bond given under the Provisions of this or How Bonds any Act relating to the Customs, or in respect of any Matter satisfied may be under the Control or Management of the Commissioners of Cus-discharged. toms, shall have been registered in the Court of Common Pleas in England, or in the Office of the Registrar of Judgments in Ireland. and the Condition of such Bond shall have been satisfied, the Commissioners of Customs, by Certificate under the Hands of any Two or more of them, may authorize the proper Officer of the said Court or Office of Registrar of Judgments, as the Case may be, to enter up Satisfaction on the Record of such Bond or Obligation; and such Certificate may be in the Form or to the Effect following:

This is to certify, that the following Bond has been satisfied and cancelled.

Name or Names of the Obligor or Obligors.	Date of Bond.	Penalty.	Condition.	When registered.
	j			

Given under our Hands, this

To the Senior Master or other proper Officer of the Court of Common Pleas (if in England), or to the Registrar of Judgments (if in Ireland), (as the Case may be).

Day of 185 **Commissioners** of Customs.

Britisk

to be in Europe.

VI. Bonde and other Securities.

And

Bonds and other Securities.

And upon the Receipt of such Certificate such Officer is required to enter up Satisfaction accordingly, whereupon the Bood or Obligation shall be discharged, and the Lands thereby affected shall be released and exonerated from all Claims in respect thereof.

Exoneration of Estates of Obligors.

CXCVII. When any Bond entered into under the Provisions of this or any Act relating to the Customs, or for the Performance of any Condition, Order, or Matter incident or relative to the Customs, shall have been registered in the Court of Common Pleas in England, under the Act of the Second Year of the Reign of Her present Majesty, Chapter Eleven, or in the Office of the Registrar of Judgments in Ireland, under the Act of the Seventh and Eighth Years of the Reign of Her said Majesty, Chapter Ninety, and it shall be deemed necessary, in the Discretion of the Commissioners of Customs, to exonerate the whole or any Part of the Lands of any Obligor of such Bond from Liability in respect thereof, the Commissioners of Customs, by Certificate or Certificates under the Hands of any Two or more of them, may, first requiring the Consent of any Co-Obligor, if they shall deem it necessary, exonerate and discharge such Lands or any Part thereof, as the Case may require, and such Certificate may be in the Form or to the Effect following:

Form of Certificate of Exone-

BY a Bond or Obligation, bearing Date the

18, [Name of Obligor seeking Expersion]
of [Residence and Description of Obligor] became
bound to Her Majesty, Her Heirs and Successors, in the Sun
of conditioned as therein mentioned; and the said
Bond was, on the Day of 18, duly
recorded in the Court of Common Pleas [if in England, or filed
in the Office of the Registrar of Judgments, if in Ireland, in
pursuance of the Act [state the Act under which the Bond was
registered].

registered].

'This is to certify, That all the Estate, Lands, Tenements, and Hereditaments, [if the whole are to be discharged] or [here set out the particular Lands, Tenements, and Hereditaments exonerated if Part only are to be discharged, adding the following Words. being Part of the Estate, Lands, Tenements, and Hereditaments of the said [Name of Obligor seeking Exoneration], are wholl exonerated and discharged from all Claims of Her Majesty. Here Heirs or Successors, or of the Commissioners of Customs of Her or their Behalf, in respect of such Bond or Obligation

' Given under our Hands, this Day of

' (Signed)	Commissioners of Her Majesty
	Customs,

Certificates to be sufficient Evidence of Exoneration. 4 185 .

And the Lands mentioned in such Certificate or Certificates shell thereupon be held wholly exonerated and discharged from all Liability in respect of such Bond or Obligation, and every such Certificate shall be accepted by all Persons and in all Courts as sufficient Evidence of the Exoneration of the Lands therein described.

As to making and signing false Declarations relating to the Customs, falsely answering Questions, and counterfeiting Documents:

VII. False Declarations.

CXCVIII. If any Person shall make and subscribe any false Making false Declaration, or make or sign any Declaration, Certificate, or Declarations. other Instrument required by this Act to be verified by Signature only, the same being false in any Particular, or if any Person Signing false shall make or sign any Declaration made for the Consideration of Documents, and

the Commissioners of Customs, on any Application presented to them, the same being untrue in any Particular; or if any Person required by this or any other Act relating to the Customs to answer Questions put to him by the Officers of Customs shall not truly answer such Questions; or if any Person shall counter- Counterfeiting feit, falsify, or wilfully use when counterfeited or falsified, any and using false Document required by this or any Act relating to the Customs, or by or under the Directions of the Commissioners of Customs, or any Instrument used in the Transaction of any Business or Matter relating to the Customs, or shall fraudulently alter any Document or Instrument, or counterfeit the Seal, Signature, Initials. or other Mark of or used by the Officers of the Customs, for the Verification of any such Document or Instrument, or for the Security of Goods, or any other Purpose in the Conduct of Business relating to the Customs, or under the Control or Management of the Commissioners of Customs or their Officers; every Person Penalty 1004 so offending shall for every such Offence forfeit the Penalty of One hundred Pounds.

untruly answering Questions.

As to the Restrictions on small Craft, and the Regulations for the Prevention of Smuggling:

CXCIX. The Commissioners of Customs may from Time to Time, by Order under their Hands, make such General Regulations as they shall deem expedient in respect of Vessels and Boats not exceeding One hundred Tons Burden, for the Purpose of prescribing, with reference to the Tonnage, Build, or Description of such Vessels or Boats, the Limits within which the same may be employed, the Mode of Navigation, the Manner in which exceeding 100 such Vessels or Boats shall be so employed, and, if armed, the Number and Description of Arms, the Quantity of Ammunition, and such other Terms, Particulars, Conditions, and Restrictions as the said Commissioners may think fit, and also from Time to Time may revoke, alter, or vary such Regulations; and the General Regulations made under any former Act, and in force at the Time of the passing of this Act, shall remain and continue in force until altered, varied, or revoked.

VIII. Smuggling. Restrictions on

Small Craft.

Commissioners may make General Regulations for Vessels and Boats not

CC. Every Ship or Boat which shall be used or employed in Vessels and any Manner contrary to the Regulations prescribed by the Com- Boats used conmissioners of Customs shall be liable to Forseiture, unless the trary to Regusame shall have been specially licensed by the Commissioners of ations for-feited. Customs to be so used or employed, as next herein-after provided.

CCI. The Commissioners of Customs may, if they shall so Commissioners think fit, grant Licences in respect of any Vessels or Boats not of Customs may exceeding One hundred Tons Burden, upon such Terms and Con-ditions and subject to such Rectaining and Stimulations as in Licences, on ditions, and subject to such Restrictions and Stipulations, as in Terms. such Licences mentioned, notwithstanding any General Regula-16 & 17 VICT. 3 E

Smuggling.

tions made in pursuance of this Act, whether the said Regulations shall be revoked or not; and if any Vessel or Boat so licensed shall not comply with the Conditions imposed by or expressed in any such Licence, or if such Vessel or Boat shall be found without having such Licence on board, such Vessel or Boat shall be forfeited.

Commissioners may revoke Licences. CCIL The Commissioners of Customs may revoke, alter, or vary any Licence or Licences granted under any former Act, 6: which may hereafter be granted under this or any other Act relating to the Customs

Vessels used in Removal of uncustomed or prohibited Goods forfeited. relating to the Customs.

CCIII. If any such Vessel or Boat shall be used in the Importation, Landing, Removal, Carriage, or Conveyance of any uncutomed or prohibited Goods, the same shall be forfeited, and the Owner and Master of every such Vessel or Boat shall each forfeit and pay a Penalty equal to the Value of such Vessel or Boat, not provided to the Value of such Vessel or Boat, not provi

Regulations to extend to Channel Islands. in any Case exceeding Five hundred Pounds.

CCIV. All the Regulations which shall be so made by the said Commissioners of Customs relating to Vessels and Boats, and the Power to grant, revoke, or vary such Licences, shall extend to

Ships not to sail from Channel Islands without Clearance.

the Channel Islands.

CCV. No Ship or Boat belonging wholly or in part to Her Majesty's Subjects shall sail from the Channel Islands without a Clearance, whether in Ballast or having a Cargo; and if with Cargo, the Master shall give Bond to Her Majesty in dealer the Value of such Cargo for the due landing thereof at the Port for which such Ship or Boat clears; and every such Ship or Boat not having such Clearance, or which, having a Clearance for her Cargo, shall be found light, or to have discharged any Part of her Cargo before Arrival at the Port or Place of Discharge specified in the Clearance, shall be forfeited.

Forfeiture.

CCVI. The Owner of every Ship belonging wholly or in part to any of Her Majesty's Subjects shall paint or cause to be painted upon the Outside of the Stern of every Boat belonging to such Ship the Name of such Ship and the Port or Place to which she belongs, and the Master's Name withinside the Trucker. in White or Yellow Roman Letters, not less than Two Inches in Length, on a Black Ground, on pain of the Forfeiture of certification.

Boats of Vessels to have thereon the Name of Vessel, Port, and Master.

such Boat not so marked, wherever the same shall be found.

CCVII. The Owner of every Boat not belonging to any Shir shall paint or cause to be painted upon the Stern of such Boat. White or Yellow Roman Letters, of Two Inches in Length, at I Black Ground, the Name of the Owner of the Boat and the Performent of the Boat and the Performent of the Forfeiture of such Boat not so marked, wherever the same shall be found.

Boat not belonging to Ships to have Name of Owner and Port thereon.

CCVIII. All Ships and Boats belonging wholly or is part to the Majesty's Subjects having false Bulkheads, false Born, boath Sides or Bottoms, or any recret or disguised Place whatever adapted for the Purpose of concealing Goods, constructed in min Ships or Boats, or having any Hole, Pipe, or Device is or shell such Ships or Boats adapted for the Purpose of running Goods shall be forfeited; and all Foreign Ships or Boats coming into my Port of the United Kingdom having on board any Goods liable to the Payment of Duties, or prohibited to be imported into the United Kingdom, concealed in false Bulkheads, false Born, double

British Vessels having secret Places for concealing or Devices for running Goods, &c. forfeited.

hem.

sides or Bottoms, or in any secret or disguised Place whatsover, constructed in such Ships or Boats, shall be forfeited.

CCIX. If any Goods liable to the Payment of Duties shall be Goods uninshipped from any Ship or Boat in the United Kingdom (Cus- shipped withoms or other Duties not being first paid or secured), or if any out Payment of rohibited Goods whatsoever shall be imported or brought into hibited Goods, ny part of the United Kingdom, or if any Goods whatever which liable to Forhall have been warehoused or otherwise secured in the United feiture. kingdom, either for Home Consumption or Exportation, shall be landestinely or illegally removed from or out of any Warehouse r Place of Security; or if any Goods which are prohibited to be Prohibited xported shall be put on board any Ship or Boat, with Intent to Goods shipped e laden or shipped for Exportation, or shall be brought to any or water-borne luay, Wharf, or other Place in the United Kingdom, in order be exported, &c. o be put on board any Ship or Boat for the Purpose of being xported; or if any Goods which are prohibited to be exported hall be found in any Package produced to any Officer of Cusoms as containing Goods not so prohibited; or if any Goods Goods conubject to any Duty or Restriction in respect of Importation, or cealed on board, which are prohibited to be imported into the United Kingdom, and Goods hall be found or discovered to have been concealed in any Manner with forfeited in board any Ship or Boat within the Limits of any Port of the United Kingdom, or shall be found either before or after landing o have been concealed in any Manner on board any such Ship or Boat, within such Limits as aforesaid; then and in every of the

Smuggling.

with, forfeited.

CCX. All Spirits and Tobacco which shall be found removing Spirits and Towithout a legal Permit or Certificate for the same shall be deemed bacco found o be Spirits or Tobacco respectively liable to and unshipped removing to be without Payment of Duty, unless the Party in whose Possession the same shall be found or seized shall prove to the contrary.

oregoing Cases all such Goods shall be forfeited, together with my Goods which shall be found packed with or used in concealing

CCXI. All Goods the Importation of which is in any way Restricted restricted, which are of a Description admissible to Duty, and Goods to be which shall be found or seized in the United Kingdom under any deemed run. law relating to the Customs or Excise, shall, for the Purpose of proceeding for the Forfeiture of them, or for any Penalty incurred in respect of them, be described in any Information exhibited on account of such Forfeiture or Penalty as and on the Trial or Hearing thereof be deemed and taken to be Goods liable to and unshipped without Payment of Duties, unless the contrary be

CCXII. If any Ship or Boat, belonging wholly or in part to Certain Vessels Her Majesty's Subjects, or having Half the Persons on board belonging to Subjects of Her Majesty, shall be found or discovered to have Subjects, or where within Four Leagues of that Part of the Coast of the United whereof Half kingdom which is between the North Foreland on the Coast of the Persons hent and Beachy Head on the Coast of Sussex, or within Eight on board are Leagues of any other Part of the Coast of the United Kingdom, Subjects of or if any Foreign Ship or Boat having One or more Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found with the Coast of the United Kingdom, Subjects of Her Majesty, and Foreign Vessels, found William within Three Leagues of the Coast of the United Kingdom, or if within certain any Foreign Ship or Boat shall be found or discovered to have Distances of 3 E 2

Her Majesty's been the Coast of the United Kingdom or Channel Islands with certain Goods on board, forfeited, with the Goods.

been within One League of the Coast of the United Kingdom. or if any Ship or Boat shall be found or discovered to have been within One League of the Channel Islands, any such Ship or Boat so found or discovered, having on board or in any Manner attached thereto, or having had on board or in any Manner attached thereto, or conveying or having conveyed in any Manner, any Spirits, not being in a Cask or other Vessel capable of containing Liquids of the Size or Content of Twenty Gallons at the least, or any Tea exceeding Six Pounds Weight in the whole, or any Tobacco or Snuff not being in a Cask or Package containing Two hundred Pounds Weight of Tobacco or Snuff at the least, or being separated or divided in any Manner within any Cask or Package, or any Tobacco Stalks, Tobacco Stalk Flour, Souff Work, or any Cordage or other Articles adapted and prepared for slinging or sinking small Casks, or any Casks or other Vessels whatsoever of less Size or Content than Twenty Gallons of the Description used for the smuggling of Spirits, then and in every such Case the said Spirits, Tea, Tobacco, Snuff, Tobacco Stalks, Tobacco Stalk Flour, and Snuff Work, together with the Casks or Packages containing the same, and the Cordage or other Articles, Casks, and other Vessels of the Description aforesaid, and also the Ship or Boat, shall be forfeited.

Any Vessel or Boat arriving within any Port of the United Kingdom or of the Channel Islands having prohibited Goods on board or attached thereto forfeited,

Commissioners may waive Forfeiture.

Forfeiture not to extend to Ships and Goods in certain Cases,

CCXIII. If any Ship or Boat shall be found or discovered to have been within any Port, Bay, Harbour, River, or Creek of the United Kingdom or the Channel Islands, having on board or in any Manner attached thereto, or having had on board or in any Manner attached thereto, or conveying or having conveyed in any Manner, any Spirits, not being in a Cask or other Vessel capable of containing Liquids of the Size or Content of Twenty Gallons at the least, or any Tobacco or Snuff, not being in a Cask or Package containing Two hundred Pounds Weight of such Tobacco or Snuff at the least, or being separated or divided in any Manner within any Cask or Package, or any Tobacco Stalks, Tobacco Stalk Flour, or Snuff Work, every such Ship or Boat, and such Spirits, Tobacco, Snuff, Tobacco Stalks, Tobacco Stalk Flour, and Snuff Work, shall be forfeited; but if it shall be made to appear to the Satisfaction of the Commissioners of Customs that such Spirits, Tobacco, Snuff, Tobacco Stalks, Tobacco Stalk Flour, or Snuff Work were on board without the Knowledge or Privity of the Owner or Master of such Ship or Boat, and without any wilful Neglect or Want of reasonable Care on their Parts. then and in such Case the said Commissioners shall deliver up the said Ship or Boat to the Owner or Master of the same.

CCXIV. Nothing herein contained shall extend to render any Ship of One hundred and twenty Tons Burden or upwards liable to Forfeiture on account of any Tobacco coming direct from the East Indies or the Turkish Dominions, including Egypt, if in Packages each containing not less than One hundred Pounds net Weight of such Tobacco; nor on account of any Snuff or Negrohead Tobacco the Produce of and imported direct from the United States of America, if in Packages each containing not less than One hundred and fifty Pounds net Weight of such Snuff or Tobacco; nor on account of any Tobacco imported from Malta in Packages each containing not less than Eighty Pounds net

Smuggling.

Weight of such Tobacco; nor on account of any Tobacco the Produce of Porto Rico, Mexico, South America, St. Domingo, Cuba, the British Possessions in America and the West Coast of Africa, if in Packages each containing not less than Eighty Pounds net Weight of such Tobacco, and imported direct from those Places or from the United States of America; nor on account of any Cigars, if in Packages each containing not less than One hundred Pounds net Weight of such Cigars; nor on account of any Cigarillos or Cigarettos, if in Packages each containing not less than Seventyfive Pounds net Weight of such Cigarillos or Cigarettos; nor to render any Ship of Fifty Tons Burden or upwards liable to Forfeiture on account of any Tea, or of any Spirits in Glass Bottles or Stone Bottles not exceeding the Size of Three Pints each, such Tobacco, Snuff, Cigars, Cigarillos or Cigarettos, Tea, and Spirits being really Part of the Cargo of such Ship; nor to render any Ship liable to Forfeiture on account of any Spirits, Tea, or Tobacco really intended for the Consumption of the Seamen or Passengers on board during their Voyage, and not being more in Quantity than is necessary for that Purpose; nor to render any Ship liable to Forfeiture if really bound from One Foreign Port to another Foreign Port, and pursuing such Voyage, Wind and Weather permitting.

CCXV. If any Ship or Boat whatever shall be found within Ships in Port the Limits of any Port of the United Kingdom with a Cargo on with a Cargo board, and such Ship or Boat shall afterwards be found light or unaccounted in Ballast, and the Master is unable to give a due Account of the for forfeited. Port or Place within the United Kingdom where such Ship or Boat shall have legally discharged her Cargo, such Ship or Boat

shall be forfeited.

CCXVI. Every ship or Boat belonging wholly or in part to Certain Ships Her Majesty's Subjects, or having on board One or more of Her from which Majesty's Subjects, which shall be found or discovered to have Goods are been within Four Leagues of that Part of the Coast of the United thrown over-Kingdom which is between the North Foreland on the Coast of Saint to be Kent and Beechy Head on the Coast of Sussex, or within Eight forfeited. Leagues of any other Part of the Coast of the United Kingdom, from which any Part of the Lading of such Ship or Boat shall have been thrown overboard, or on board which any of the Goods shall be staved or destroyed to prevent Seizure, shall be forfeited.

CCXVII. When any Ship or Boat belonging wholly or in part Ships belonging to Her Majesty's Subjects, or having One Half of the Persons on to Her Majesty's board being Subjects of Her Majesty, shall be found within One hundred Leagues of the Coast of the United Kingdom, and shall not bring to upon Signal made by any Vessel or Boat in Her Majesty's Service or in the Service of the Revenue, hoisting the proper Pendant and Ensign in order to bring such Ship or Boat board during to, and thereupon Chase shall be given, if any Person or Persons on board such Ship or Boat so chased shall during the Chase, or before such Ship or Boat shall bring to, throw overboard any Part of her Lading, or shall stave or destroy any Part of such Lading, to prevent Scizure thereof, then and in any such Case such Ship or Boat shall be forfeited; and all Persons escaping from any such Ship or Boat, or from any Foreign Ship or Boat, during any Chase made thereof by any Vessel or Boat in Her Majesty's Service or

Subjects, or One Half on board being Subjects, throwing Goods over-Chase, forfeited, 790

Smugaling.

C. 107.

in the Service of the Revenue, shall be deemed Subjects of Her Majesty, unless the contrary be proved.

Ships to bring to on being chased by I'reventive Service. Not bringing to may be fired into.

CCXVIII. If any Ship or Boat liable to Seizure or Examination under this or any Act for the Prevention of Smuggling shall not bring to when required so to do, on being chased by any Vessel or Boat in Her Majesty's Navy having the proper Pendant and Ensign of Her Majesty's Ships hoisted, or by any Vessel or Bost duly employed for the Prevention of Smuggling, having a proper Pendant and Ensign hoisted, it shall be lawful for the Capuir. Master, or other Person having the Charge or Command of such Vessel or Boat in Her Majesty's Navy, or employed as aforesaid (first causing a Gun to be fired as a Signal,) to fire at or into such Ship or Boat, and such Captain, Master, or other Person acting in his Aid or by his Direction, shall be and is hereby indemnifed and discharged from any Indictment, Penalty, Action, or other Proceeding for so doing.

Ships may be searched within the Limits of the Ports.

CCXIX. Any Officer or Officers of the Army, Navy, or Marine. duly employed for the Prevention of Smuggling, and on Full Par. or any Officer or Officers of Customs, producing his or their Warrant or Deputation (if required), may go on board any Ship which shall be within the Limits of any Port of the United King dom, and rummage and search the Cabin and all other Parts of such Ship for prohibited or uncustomed Goods, and remain on board such Ship so long as she shall continue within the Limits of such Port.

Officers of Customs may, on probable Cause, stop Carts, &c., and search for Goods.

CCXX. Any Officer of Customs or Excise, or other Person acting in his or their Aid, or duly employed for the Prevention of Smuggling, may, upon reasonable Suspicion, stop and examine any Cart, Waggon, or other Means of Conveyance, for the Purpose of ascertaining whether any smuggled Goods are contained therein; and if no such Goods shall be found, the Officer or other Person so stopping and examining such Cart, Waggon, or other Conveyance, having had probable Cause to suspect that such Carl Weggon, or other Conveyance had smuggled Goods contained therein, shall not, on account of such Stoppage and Search, be liable to an Prosecution or Action at Law on account thereof; and all Person driving or conducting such Cart, Waggon, or other Convergence, refusing to stop or allow sny such Examination when required it the Queen's Name, shall forfeit the Sum of One hundred Ponet

Officers authorized by Writ of Assistance may search Houses for uncustomed or prohibited Goods.

CCXXL Any Officer of Customs, or Person scing under the Direction of the Commissioners of Customs, having a Write Assistance issued from the Court of Exchequer, may, in the lattime, enter into and search any House, Shop, Cells, Wareholder, Room, or other Place, and in case of Resistance break open flark Chests, Trunks, and other Packages, and seize and bring and any uncustomed or prohibited Goods, and put and secure the same in the Queen's Warehouse, and may take with him any Constitute Headborough, Police or other public Officer, duly swom a pack who may act as well without the Limits of the Parish or other, Place for which he shall be so sworn as within such Limits and all Writs of Assistance so issued shall continue in force during the Reign for which they were granted, and for his Month afterwards.

CCXXII. All

CCXXII. All Ships, Boats, Carriages, or other Means of Conveyance, together with all Horses and other Animals made use of in the Removal, Carriage, or Conveyance of any Goods liable to Forfeiture under this or any other Act relating to the Customs. shall be forfeited.

CCXXIII. All Ships and Boats, and all Goods whatsoever, liable to Forfeiture, and all Persons liable to be detained for any Offence under this or any other Act relating to the Customs, shall and may be seized or detained in any Place, either upon Land or Water, by any Officer or Officers of Her Majesty's Army, Navy, or Marines, duly employed for the Prevention of Smuggling, and on Full Pay, or by any Officer or Officers of Customs or Excise, or by any Person having Authority from the Commissioners of Customs or Inland Revenue to seize, or duly employed for the Prevention of Smuggling; and all Ships, Boats, and Goods, so seized shall, as soon as conveniently may be, be delivered into the Care of the proper Officer appointed to receive the same; and the Forfeiture of any Ship or Boat shall be deemed to include her Tackle, Apparel, and Furniture, and the Forfeiture of any Goods shall be deemed to include the Package in which the same are found and all the Contents thereof.

CCXXIV. If any Goods liable to Forfeiture under this or any Police Officers other Act relating to the Customs shall be stopped or taken by any seizing Goods Police Officer or other Person acting by virtue of any Act of Parliament, or otherwise duly authorized, such Goods shall be carried to the Customs Warehouse next to the Place where the Goods were stopped or taken, and there delivered to the proper Officer appointed to receive the same, within Forty-eight Hours

after the said Goods were stopped and taken.

CCXXV. If any such Goods shall be stopped or taken by any Goods stopped Police Officer on suspicion that the same had been feloniously by Poice Offistolen, the said Officer may carry the same to the Police Office to which the Offender is taken, there to remain until and in order to be produced at the Trial of the Offender, and in such Case the sons charged Officer is required to give Notice in Writing to the Commis- with stealing sioners of Customs of his having so detained the said Goods, with them the Particulars of the same; and immediately after the Trial of such Offender all such Goods shall be conveyed to and deposited in the Customs Warehouse as aforesaid to be proceeded against according to Law; and in case any Police Officer making Detention of any such Goods shall neglect to convey the same to such Warehouse, or to give the Notice of having stopped the same as before prescribed, such Officer shall forfeit the Sum of Twenty Pounds.

CCXXVI. Whenever any Ship, Boat, or Goods shall be seized Notice to be as forfeited under this or any Act relating to the Customs, the given by seizing seizing Officer shall forthwith give Notice in Writing of such Seizure, and of the Grounds thereof, to the Master or Owner of such Ship, Boat, or Goods, if known, either by delivering the and Seizures to same to him personally, or by Letter addressed to him at his be claimed Place of Abode, if known, and transmitted by Post; and all Ships, Boats, or Goods so seized under any Law relating to the Customs shall be deemed and taken to be condemned, and may be sold, in the Manner directed by Law in respect to Ships, Boats, and Goods seized

Smuggling.

Ships and Boats used in Removal of run Goods to be forfeited. Ships, Boats, Goods, and Persons may be seized or detained, and Goods delivered to the proper

to carry them to the Customs Warehouse.

retained until Trial of Per-

Officer to Owner of Ships or Goods seized, within One

Smuaalina.

seized and condemned for Breach of any Law relating to the Customs, unless the Person from whom such Ships, Boats, and Goods shall have been seized, or the Owner of them, or some Person authorized by him, shall, within One Calendar Month from the Day of seizing the same, give Notice in Writing, if in Lendon, to the Person seizing the same, or to the Secretary or Solicitor for the Customs, and, if elsewhere, to the Person seizing the same, or to the Collector, Comptroller, or other chief Officer of the Customs at the nearest Port, that he claims the Ship, Boat, or Goods, or intends to claim them.

Commissioners of Treasury or of Customs may restore Seizures.

CCXXVII. The Commissioners of the Treasury or of the Catoms may, by any Order made by them for that Purpose, direct any Ship, Boat, Goods, or Commodities whatever seized under this or any Act relating to the Customs to be delivered to the Proprietor thereof, whether Condemnation shall have taken placor not, upon such Terms and Conditions as the said Commissioners respectively may see fit.

Ships and Goods seized may be disposed of as Commissioners direct.

sold unless claimed as in

Sec. 226.

Fishing Implements, &c. seized may be

CCXXVIII. All Ships and Boats and all Goods whatsoever which shall have been seized and condemned for Breach of any Law relating to the Customs shall be disposed of, as soon as eveveniently may be after the Condemnation thereof, in such Manner as the Commissioners of Her Majesty's Customs may direct; and any Nets, Dredges, Instruments, or Implements of Fishing liable to Seizure or Forfeiture, and seized, under the Act passed in the Sixth and Seventh Years of the Reign of Her present Majesty, Chapter Seventy-nine, and the Convention and Articles therein referred to, shall and may be sold or otherwise disposed of, as the Commissioners of Customs may direct, unless claimed within One Month after Seizure thereof, or within One Month after the passing of this Act as to such as may be then under Seizure, such Claim being made in the same Manner as is prescribed by the Two hundred and twenty-sixth Section of this Act with respect to Ships, Boats, or Goods seized under this Act.

Offences.

As to Offences committed by and Penalties attaching to

Persons may be searched if Officers have Reason to suspect smuggled Goods are concealed upon them

Persons: CCXXIX. Any Officer of Customs, or of the Army, Navy, or Marines, duly employed in the Prevention of Smuggling, and " Full Pay, may search any Person on board any Ship or Boat within the Limits of any Port in the United Kingdom or the Channel Islands, or any Person who shall have landed from any Ship Boat, provided such Officer shall have good Reason to support that such Person has any uncustomed or prohibited Goods secret about his Person; and if any Persons shall obstruct any such Officer in going, remaining, or returning from on board or in searching such Ship or Boat or Person, every such Person shall forfeit the Sum of One hundred Pounds; and if any Passenger of other Person on board any such Ship or Boat, or who may have landed from any such Ship or Boat, shall, upon being questioned by any such Officer whether he has any Foreign Goods upon his Person or in his Possession, deny the same, and any such Goods shall after such Denial be discovered to be or to have been upon his Person or in his Possession, such Goods shall be forfeited, and such Person shall forfeit Treble the Value of such Goods

Penalty on Persons denying having Foreign Goods about them.

CCXXX. Before

CCXXX. Before any Person shall be searched by any such Officer as aforesaid, such Person may require such Officer to take him or her before any Justice, or before the Collector, Comptroller. or other acting principal Officer of the Customs, who shall, if he see no reasonable Cause for Search, discharge such Person, but if otherwise, direct such Person to be searched, and if a Female she Justice, &c. shall not be searched by any other than a Female.

CCXXXI. Any Officer required to take any such Person before Pensity on such Justice, Collector, Comptroller, or other superior Officer of Officers for Customs shall do so with all reasonable Despatch; but if such Officer shall require any Person to be searched, not having reasonable Ground to suppose that he has uncustomed or prohibited Goods about his Person, such Officer shall forfeit and pay any Sum not

exceeding Ten Pounds.

CCXXXII. Every Person who shall be concerned in importing Persons conor bringing into the United Kingdom any prohibited Goods, or any Goods the Importation of which is restricted, contrary to such Prohibition or Restriction, and whether the same be unshipped or not; and every Person who shall unship or assist or be other- whether unwise concerned in the unshipping of any Goods which are prohi-shipped or not, bited or of any Goods which are restricted and imported contrary and Persons to such Restriction, or of any Goods liable to Duty, the Duties for which have not been paid or secured; or who shall knowingly harbour, keep, or conceal, or shall knowingly permit or suffer or of such Goods, cause or procure to be harboured, kept, or concealed, any such to forfeit Tre-Goods, or any Goods which shall have been illegally removed bel the Value, without Payment of Duty from any Warehouse or Place of Security or 100%. in which they may have been deposited; or to whose Hands and Possession any such Goods shall knowingly come; or who shall assist or be concerned in the illegal Removal of any Goods from any Warehouse or Place of Security in which they shall have been deposited as aforesaid; or who shall be in any way knowingly concerned in conveying, removing, depositing, concealing, or in any Manner dealing with any Goods liable to Duties of Customs, with Intent to defraud Her Majesty of such Duties or any Part thereof; or who shall be in any way knowingly concerned in any fraudulent Evasion or Attempt at Evasion of such Duties or any Part thereof; shall in each and every of the foregoing Cases forfeit either Treble the Value of the Goods or the Penalty of One hundred Pounds, at the Election of the Commissioners of Customs.

CCXXXIII. Every Person who shall remove any Goods im- If Goods re-Ported into the United Kingdom from any Ship, Quay, Wharf, or moved prior to other Place previous to the Examination thereof by the proper Examination, Officer of Customs, unless under the Care or Authority of such Penalty upon Parties con-Officer, or who shall remove or withdraw from any Quay, Wharf, cerned in the or other Place any Goods entered to be warehoused after the land- Removal. ing thereof, so that no sufficient Account is taken thereof by the proper Officer, or so that the same are not duly warehoused, and every Person who shall assist or be otherwise concerned in such Removal or Withdrawal, or shall knowingly harbour, keep, or conceal, or shall knowingly permit or suffer or cause or procure to be harboured, kept, or concealed, any such Goods, or to whose Possession any such Goods shall knowingly come, every such Person shall forfeit either Treble the Value thereof or the Penalty

Smuggling.

Persons before Search may require to be taken before a

Misconduct.

cerned in importing prohibited or restricted Goods. unshipping, harbouring or having Custody

Smugaling.

Persons unshipping or concerned in the carrying away or concealing Spirits or Tobacco to forfeit 100/.. and may be detained.

Persons found have been on board Vessels liable to Forfeiture for being found within certain Limits of the Coast, subject to be committed to any House of Correction.

Persons on board Vessels within Ports of the United Kingdom or the Channel Islands, with Contraband Articles, subject to Penalty of 100%, and Detention.

of One hundred Pounds, at the Election of the Commissioners of Customs.

CCXXXIV. Every Person who shall unahip or be aiding or concerned in the unshipping of any Spirita, Tobacco, Sauf, Tobacco Stalks, Tobacco Stalk Flour, or Snuff Work, or of any Tea or Silk, such Tea or Silk being of the Value of Ten Pounds or upwards, liable to Forfeiture under this or any other Act relating to the Customs or Excise, or who shall carry, convey, or conceal, or be aiding, assisting, or concerned in the carrying, conveying, or concealing of any such Spirits, Tobacco, Snuf, Tobacco Stalks, Tobacco Stalk Flour, or Snuff Work, or of any such Tea or Silk as aforesaid, shall forfeit for each such Offence Treble the Value of such Goods, or the Sum of One hundred Pounds, at the Election of the Commissioners of Customs; and every such Person may be detained, to be dealt with as herein-after directed.

CCXXXV. Every Subject of Her Majesty who shall be found or discovered to or discovered to have been on board any Ship or Boat liable to Forfeiture under this or any Act relating to the Customs for being found or discovered to have been within any of the Distances in this Act mentioned from the United Kingdom or the Channel Islands, having on board or in any Manner attached thereto, or having had on board or in any Manner attached thereto, or conveying or having conveyed in any Manner, such Goods or Things as subject such Ship or Boat to Forfeiture, or who shall be found or discovered to have been within any such Distances as aforesaid on hoard any Ship or Boat from which any Part of the Cargo or Lading shall have been thrown overboard, or staved or destroyed. to prevent Seizure, and every Person, not being a Subject of Her Majesty, who shall be found or discovered to have been on board any Ship or Boat liable to Forfeiture for any of the Causes last aforesaid within One League of the Coast of the United Kingdom or of the Channel Islands, shall, upon being duly convicted of any of the said Offences before any Justice, be adjudged by such Justice, for the First of such Offences to be imprisoned in any House of Correction, and there kept to Hard Labour, for any Term not less than Six nor more than Nine Months, and for the Second of such Offences for any Term not less than Nine nor more than Twelve Months, and for the Third or any subsequent Offence for Twelve Months; and every such Person may be detained, and taken before any Justice, to be dealt with as herein-after directed.

CCXXXVI. Every Person who shall be found or discovered to have been on board any Ship or Boat liable to Forfeiture under this or any other Act relating to the Customs for being found or discovered to have been within any Port, Bay, Harbour, River, or Creek of the United Kingdom or of the Channel Islands, having on board or in any Manner attached thereto, or having had on board or in any Manner attached thereto, or conveying or having conveyed in any Manner, such Goods or Things as subject such Ship or Boat to Forfeiture, or who shall be found or discovered to have been on board any of Her Majesty's Ships or Vessels, or on board any Ship or Vessel in Her Majesty's Employment or Service, or on board of any Foreign Post Office Packet, being a national Vessel, employed in carrying the Mails between any

Foreign

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oreign Country and the United Kingdom, such last-mentioned hips, Vessels, or Packets being found or discovered to have en within any Port, Bay, Harbour, River, or Creek of the nited Kingdom or the Channel Islands, having on board or in y Manuer attached thereto, or having had on board or in any anner attached thereto, or conveying or having conveyed in y Manner, any Spirits, not being in a Cask or other Vessel pable of containing Liquids of the Size or Content of Twenty allons at the least, or any Tobacco or Snuff, not being in a Cask Package containing Two hundred Pounds Weight of such obacco or Snuff at least, or being separated or divided in any anner within any Cask or Package, shall forfeit the Sum of One indred Pounds; and every such Person shall and may be deined, and taken before any Justice, to be dealt with as herein-after rected.

CCXXXVII. Where any Person or Persons, being Part of the Persons in Her rew of any of Her Majesty's Ships or Vessels, or of any Ship or Majesty's Seressel in Her Majesty's Employment or Service, and liable to vice detained, to be secured etention, shall have been detained under any Law relating to on board until ie Customs, such Person or Persons, upon Notice thereof by the Warrant proetaining Officer to the Commanding Officer of the Ship or Vessel, cured. tall be placed in Security by such Commanding Officer on board ich Ship or Vessel, until such detaining Officer shall have btained a Warrant from a Justice for bringing such Person or ersons before him or any other Justice or Justices, to be dealt ith according to Law, which Warrant such Justice is required grant upon Complaint made to him by such Officer of Customs ating the Offence for which such Person or Persons is or are able to Detention.

CCXXXVIII. If any Person liable to be detained under this or Any Person ny other Act relating to the Customs shall not be detained at the escaping may ime of committing the Offence for which he is so liable, or shall afterwards be fter Detention make his Escape, such Person shall and may at ny Time afterwards be detained, and taken before any Justice, be dealt with as if detained at the Time of committing such Hence.

CCXXXIX. Whenever any Person shall have been detained, Magistrates to ad taken before any Justice, for being found or discovered to proceed to Conave been on board any Ship or Boat within any Port, Bay, viction of larbour, River, or Creek of the United Kingdom or the Channel certain Cases slands, such Ship or Boat having on board or having had on board without an pirits or Tobacco in such Casks or Packages as would under this Order of r any other Act relating to Customs subject the same to For. Customs. eiture, or for unshipping or for aiding or being concerned in the inshipping of any Spirits or Tobacco liable to Forfeiture under his or any other Act relating to the Customs or Excise, or for arrying, conveying, or concealing, or for aiding or being concerned n the carrying, conveying, or concealing of any such Spirits or Tobacco, and it shall appear to such Justice that the Quantity of spirits in respect of which such Person has been so detained does lot exceed Two Gallons, or that the Quantity of Tobacco in respect M which such Person has been so detained does not exceed Ten Pounds Weight, such Justice may proceed summarily upon the Case without any Information, and although no Direction shall

Smuggling.

have

Smuggling.

have been given by the Commissioners of Customs, and convict such Person of such Offence, and adjudge that such Person shall, in lieu of any other Penalty, forfeit any Sum not less than the single Value nor more than Treble the Value of such Goods, including the Duties of Importation due thereon, and in default of Payment of such Sum of Money commit such Person to any of Her Majesty's Gaols for any Time not exceeding One Month.

Where Persons a Justice for any Offence under any Act relating to the Customs, such Justice may order them to be detained, &c.

CCXL. When any Person shall have been detained for any are taken before Offence against this or any other Act relating to the Customs, and taken before any Justice, such Justice may, if he see reasonable Cause, order such Person to be detained in Gaol, or in the Custody of the Police or Constabulary Force, a reasonable Time, to obtain the Order of the Commissioners of Customs or Inland Revenue, and to prepare the necessary Informations. Convictions. and Warrants of Commitment, and at the Expiration of such Time to be brought before him, or any other Justice or Justices, who may then finally hear and determine the Matter; but any Person so detained may be liberated, on giving, by Recognizance, Security to the Satisfaction of such Justice in the Sum of One hundred Pounds, or in the Amount of the Penalty sought to be recovered. to appear at such Time and Place as shall be appointed by such Justice for hearing the Case.

Penalty on Persons offering Goods for Sale under Pretence of being run, &c.

CCXLI. If any Person shall offer for Sale any Goods under Pretence that the same are prohibited, or have been unshipped and run on Shore without Payment of Duties, all such Goods (although not liable to any Duties or prohibited) shall be forfeited, and every Person so offering the same for Sale shall forfeit Treble the Value of such Goods.

No Persons, except Officers, to take up Spirits in small Casks sunk or floating.

CCXLII. No Subject of Her Majesty, other than Officers of the Navy, Customs, or Excise, shall intermeddle with or take up any Spirits, being in Casks of less Content than Twenty Gallons, which may be found floating upon or sunk in the Sea within Ore hundred Leagues of the United Kingdom; and if any Spirits shall be so intermeddled with or taken up the same shall be forfeited, together with any Ship or Boat in which they are found.

Commissioners may mitigate or remit Punishments, &c.

CCXLIII. The Commissioners of the Treasury or Customs may mitigate or remit any Penalty or Fine, or any Part of any Penalty or Fine, incurred under this or any Act relating to the Customs, or release from Confinement any Person committed under this or any Act relating to the Customs, on such Terms and Conditions as to them shall appear proper.

Persons signaling Smuggling Vessels may be detained, and forfeit 100%, or be kept to Hard Labour for One Year.

CCXLIV. No Person shall, after Sunset and before Sunrise between the Twenty-first Day of September and the First Day of April, or after the Hour of Eight in the Evening and before the Hour of Six in the Morning at any other Time of the Year. make, aid, or assist in making any Signal in or on board or from any Ship or Boat, or on or from any Part of the Coast or Shore of the United Kingdom, or within Six Miles of any Part of such Coast or Shore, for the Purpose of giving Notice to any Person on board any Smuggling Ship or Boat, whether any Person so on board of such Ship or Boat be or not within Distance to notice any such Signal; and if any Person, contrary to this Act, shall make or cause to be made, or aid or assist in making, any such Signal, such Person so offending shall be guilty of a Misdemeanor; and

Smuggling.

any Person may stop, arrest, and detain the Person so offending. and convey him before any Justice, who, if he see Cause, shall commit the Offender to the next County Gaol, there to remain until delivered by due Course of Law; and it shall not be necessary to prove on any Indictment or Information in such Case that any Ship or Boat was actually on the Coast; and the Offender, being duly convicted, shall, by Order of the Court before whom he shall be convicted, either forfeit the Penalty of One hundred Pounds, or, at the Discretion of such Court, be committed to the Common Gaol or House of Correction, there to be kept to Hard Labour for any Term not exceeding One Year.

CCXLV. If any Person be charged with or indicted for having made or caused to be made, or for aiding or assisting in making. any such Signal as aforesaid, the Burden of Proof that such Signal so charged as having been made with Intent and for the Purpose of giving such Notice as aforesaid was not made with such Intent and for such Purpose shall be upon the Defendant against whom such Charge is made or such Indictment is found.

CCXLVI. Any Person whatsoever may prevent any Signal Any Person being made as aforesaid, and may go upon any Lands for that Purpose, without being liable to any Indictment, Suit, or Action

for the same.

CCXLVII. All Persons assembled, to the Number of Three or more, for the Purpose of unshipping, carrying, conveying, or concealing any Spirits or Tobacco, or any Tea or Silk (such Tea or Silk being of the Value of Ten Pounds or more), liable to Forfeiture under this or any other Act relating to the Customs or Excise, and every Person who shall by any Means procure or hire, or shall depute or authorize any other Person to procure or hire, any Person or Persons to assemble for the Purpose of being concerned in the landing or unshipping, or carrying, conveying, or concealing any Goods which are prohibited to be imported, or the Duties for which have not been paid or secured, and every Person who shall obstruct any Officer or Officers of the Army, Navy, or Marines, being duly employed for the Prevention of Smuggling, or any Officer or Officers of Customs or Excise, or any Person acting in his or their Aid or Assistance, or duly employed for the Prevention of Smuggling, in the Execution of his or their Duty, or in the due seizing of any Goods liable to Forfeiture by this Act or of any Act relating to the Customs, or who shall rescue, attempt or endeavour to rescue, or cause to be rescued, any Goods which have been duly seized, or who shall before or at or after any Seizure stave, break, or otherwise destroy, or attempt, or endeavour to break, stave, or otherwise destroy, any Goods, to prevent the Seizure thereof or the securing of the same, shall, upon being duly convicted of any of the said Offences before any Justice of the Peace, be adjudged by such Justice for the First Offence to be imprisoned in any House of Correction, and there kept to Hard Labour, for any Term not less than Six nor more than Nine Months, and for the Second Offence for any Term not less than Nine nor more than Twelve Months, and for the Third or any subsequent Offence for Twelve Months.

CCXLVIII. If any Persons, to the Number of Three or more, Three or more armed with Firearms or other offensive Weapons, shall, within armed Persons

Proof of a Signal not being intended on Defendant.

may prevent Signals, &c.

Persons assembling, to the Number of Three or more, to run Spirits, Tobacco, &c., ro obstructing Officers, to be sent to House of Correction to Hard Labour.

the assembled to

land or reseue smuggled Goods, guilty of Felony.

the United Kingdom, or within the Limits of any Port, Harbour. or Creek thereof, be assembled in order to be aiding and assisting in the illegal landing, running, or carrying away of any prohibited Goods, or any Goods liable to any Duties which have not been paid or secured, or in rescuing or taking away any such Goods as aforesaid after Seizure from the Officer of the Customs, or other Officer authorized to seize the same, or from any Person or Person employed by or assisting them, or from the Place where the same shall have been lodged by them, or in rescuing any Person who shall have been apprehended for any Offence made Felony by this or any Act relating to the Customs, or in the preventing the Apprehension of any Person who shall have been guilty of such Offence, or in case any Persons, to the Number of Three or more, so armed as aforesaid, shall, within the United Kingdom, or within the Limits of any Port, Harbour, or Creek thereof be so aiding or assisting, every Person so offending, and every Person aiding, abetting, or assisting therein, shall, being thereof convicted, be adjudged guilty of Felony, and shall be liable, at the Discretion of the Court before which he shall be convicted to be transported beyond the Seas for the Term of his natural Life, or for any Term not less than Fifteen Years, or to be imprisoned for any Term not exceeding Three Years.

Shooting at
Boats belonging to Navy or
Revenue Service, guilty of
Felony.

CCXLIX. If any Person shall maliciously shoot at any Vessel or Boat belonging to Her Majesty's Navy, or in the Service of the Revenue, within One hundred Leagues of any Part of the Coast of the United Kingdom, or shall maliciously shoot at, maim, or wound any Officer of the Army, Navy, or Marines, being duly employed for the Prevention of Smuggling, and on Full Pay, or any Officer of Customs or Excise, or any Person acting in his Aid or Assistance, or duly employed for the Prevention of Smuggling, in the Execution of his Office or Duty, every Person so offending, and every Person aiding, abetting, or assisting therein, shall, upon Conviction, be adjudged guilty of Felony, and shall be liable, at the Discretion of the Court before which he shall be convicted, to be transported beyond the Seas for the Term of his natural Life, or for any Term not less than Fifteen Years, or to be imprisoned for any Term not exceeding Three Years.

Five Persons in company, having smuggled Goods, or Two armed or disguised, Felony.

CCL. If any Person, in company with more than Four others, be found with any Goods liable to Forfeiture under this or any other Act relating to the Customs or Excise, or in company with One other Person, within Five Miles of the Sea Coast or of any Tjdal River, and carrying offensive Arms or Weapons, or disguised in any way, every such Person shall be adjudged guilty of Felony, and shall, on Conviction of such Offence, be transported as a Felon for the Term of Seven Years.

Persons assau'ting Officers by Force or Violence may be transported.

CCLI. If any Person shall, by Force or Violence, assault, resist, or obstruct any Officer of the Army, Navy, or Marines, being duly employed for the Prevention of Smuggling, and on Full Pay, or any Officer of Customs or Excise, or other Person duly employed for the Prevention of Smuggling, in the due Execution of his or their Duty, or any Person acting in his or their Aid, every Person so offending, being thereof convicted, shall be transported for Seven Years, or sentenced to be imprisoned in any House of Correction or Common Gaol, and kept to Hard Labour,

C. 107.

for any Term not exceeding Three Years, at the Discretion of the Court before whom such Offender shall be tried and con-

victed as aforesaid. CCLIL The Commanding Officer for the Time being of any Commanding Vessel or Boat employed for the Prevention of Smuggling may Officers may haul any such Vessel or Boat upon any Part of the Coasts of the United Kingdom, or the Shores, Banks, or Beaches of any River, without being Creek, or Inlet of the same, (not being a Garden or Pleasure liable to Suit. Ground, or Place ordinarily used for any Bathing Machine or Machines,) which shall be deemed most convenient for that Purpose, and moor any such Vessel or Boat on such Part of the aforesaid Coasts, Shores, Banks, and Beaches below High-water Mark, and over which the Tide flows on ordinary Occasions, and to continue such Vessel or Boat so moored as aforesaid for such Time as the said Commanding Officer shall deem necessary and proper; and such Commanding Officer, or Person or Persons

Action, or Suit for so doing. CCLIII. Any Officer of the Army, Navy, or Marines, being Officers of duly employed for the Prevention of Smuggling, and on Full Army, &c. may Pay, or any Officer of Customs or Excise, or any Person acting patrol Coasts in his or their Aid, or duly employed for the Prevention of liable to Suit. Smuggling, when on Duty, may patrol upon and pass freely along and over any Part of the Coasts of the United Kingdom, or any Railway, or the Shores or Banks of any River, Creek, or Inlet of the same (not being a Garden or Pleasure Ground); and any such Officer or Person so patrolling shall not be liable to any

acting under his Direction, shall not be liable to any Indictment.

Indictment, Action, or Suit for so doing.

As to Compensations and Rewards:

CCLIV. If any Officer or Seaman employed in the Service of Officers the Customs or Inland Revenue shall be killed, maimed, wounded, or in any way injured in the due Execution of his Office, or if provided for, &c. any Person acting in his Aid, or duly employed for the Prevention of Smuggling, shall be so killed, maimed, wounded, or in any way injured while so aiding such Officer or Seaman, or 30 employed, the Commissioners of Customs or Inland Revenue respectively may, with the Sanction of the Commissioners of the Treasury, make such Provision for such Officer or Person, or for the Widows and Families of such as shall be killed, as they may

CCLV. The Commissioners of Customs may award to any Rewards for Officer or other Person detaining any Person liable to Detention detaining under this or any other Act relating to the Customs, if convicted, such Reward as they may think fit, not exceeding the Sum of Twenty Pounds for each Person.

CCLVI. The Commissioners of Customs may order such Reward Rewards out of as they see fit out of any pecuniary Penalty or Composition to any Officer or other Person by whose Means the same is recovered

CCLVII. The Commissioners of Customs may order to be paid Rewards to in respect of any Seizure made under this or any Act relating to the Customs, to the Person or Persons making the same, such Rewards as they may see fit, not exceeding the Value of the Goods or Things so seized, and for this Purpose the Value of Spirits

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Compensations and Rewards.

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Penaltics.

Officers making Seizures.

Smuggling.

How Value is to be ascertained.

Spirits and Tobacco seized as aforesaid shall be deemed and taken to be such as the Lords of the Treasury or the Commissioners of Customs may think fit.

- CCLVIII. In all Cases where any Penalty the Amount of which is to be determined by the Value of any Goods is directed to be sued for under any Act relating to the Customs or Excise, such Value shall, as regards Proceedings in any Court or before Justices, be estimated and taken according to the Rate and Price for which Goods of the like Kind but of the best Quality upon which the Duties of Importation shall have been paid were sold at or about the Time of the Offence, or according to the Rate and Price for which the like sort of Goods were sold in Bond at or about the Time of the Offence, with the Duties due thereon added to such Rate or Price in Bond, except as to Tobacco Stalks, Tobacco Stalk Flour, and Snuff Work, the Value of which shall, for the Purpose of any Suit or Proceeding under this or any Act relating to the Customs, be estimated at the same Rate as that of unmanufactured Tobacco upon which the Duties of Importation shall have been paid.

CCLIX. Every Reward or Share of any such Seizure, or of the Value thereof, payable to any Officer or Officers, Non-commissioned Officers, Petty Officers, Seamen, or Privates of Her Majesty's Army, Navy, or Marines, or acting under the Orders of the Lord High Admiral or Commissioners of the Admiralty, shall be divided and distributed in such Proportions, and according to such Rules, Regulations, and Orders, as Her Majesty shall by Her Order or Orders in Council or by Her Royal Proclamation

in that Behalf be pleased to direct and appoint.

Commissioners may distribute Officers Shares of Scizure so as to reward Persons not actually present.

All Rewards to Officers of

Army, Navy,

or Marines to

Order in

Council.

be regulated by

CCLX. The Commissioners of Customs or Inland Revenue respectively may, in case of any Seizure of Ships, Bosts, or Goods, or of the Apprehension of any Parties, under this or any other Act relating to the Customs, direct the Distribution of the Seizor's Share of such Ships, Boats, or Goods, or of any Penalties or Rewards that may be recovered on account of any Science, so that any other Person through whose Information or Means such Seizure shall have been made or Penalty recovered or Party apprehended, and who may by them be deemed to be so entitled, may participate in such Proportions as the said Commissioners shall respectively deem expedient.

Rewards to Persons giving Information of Goods floating or sunk in the Sea.

·CCLXI. If any Person shall discover any Spirits in Casks of less Content than Twenty Gallons found floating upon or suck in the Sea, and shall give Information to any Officer of the Customs, or other Person duly authorized to make Seizure of such Spirits, so that Seizure shall be made of the same, the Person giving such Information shall be entitled to and shall receive such Reward as the Commissioners of Customs may direct.

Collusive

Seizures.

Penalty on Officers and Persons making collusive Seizures, or taking

Bribes, and on

As to collusive Seizures:

CCLXII. If any Officer of Customs or Excise, or of the Army. Navy, or Marines, duly employed for the Prevention of Smuggling. and on Full Pay, or any other Person or Persons whomsoever duly employed for the Prevention of Smuggling, shall make any collusive Seizure, or deliver up, or make any Agreement to deliver up or not to seize any Vessel or Boat, or any Goods liable to

Porfeiture.

forfeiture, or shall take any Bribe, Gratuity, Recompence, or Persons offerleward for the Neglect or Nonperformance of his Duty, or con- ing them. pire or connive with any Person to import or bring into the inited Kingdom or the Channel Islands, or any of the British 'ossessions abroad, or be in any way concerned in the Importaion or bringing into the United Kingdom, or the said Islands or ossessions, of any Goods prohibited to be imported or liable to Juties of Customs for the Purpose of seizing any Ship, Boat, r Goods, and obtaining any Reward for such Seizure or othervise, every such Officer or other Person shall forfeit for every uch Offence the Sum of Five hundred Pounds, and be rendered ncapable of serving Her Majesty in any Office whatever, either ivil or military; and every Person who shall give or offer, or romise to give or procure to be given, any Bribe, Recompence, or Reward to, or shall make any collusive Agreement with, any such Officer or Person as aforesaid to induce him in any way to neglect ais Duty, or to do, conceal, or connive at any Act whereby any of the Provisions of any Act of Parliament relating to the Customs may be evaded, shall forfeit the Sum of Two hundred Pounds.

As to the Course of Procedure for recovering Penalties and enforcing Forfeitures under this or any other Act relating to the

CCLXIII. In all Suits or Proceedings at the Suit of the Crown Jurisdiction. for the Recovery of any Duty or Penalty, or the Enforcement Penalties and of any Forfeiture under this or any Act relating to the Customs, Forfeitures, the Parties thereto shall be entitled to recover Costs against each how to be sued other in the same Manner as if such Suits or Proceedings were conducted and had between Subject and Subject, and the like Amendments may be made in all such Proceedings by the Judge or Court as may now be made in Civil Actions; and all Duties, Penalties, and Forfeitures incurred under or imposed by this or any other Act relating to the Customs, and the Liability to Forfeiture of any Goods seized under the Authority thereof, shall and may, except as is herein-after provided, be sued for, prosecuted, determined, and recovered by Action of Debt, Information, or other appropriate Proceeding in the Superior Courts of Common Law at Westminster, Dublin, or Edinburgh, or in the Royal Courts of the Islands of Guernsey, Jersey, Alderney, Sark, or Man, in the Name of the Attornies General for England or Ireland respectively, or of the Lord Advocate of Scotland, or of some Officer of Customs or Excise, and for the Recovery or Enforcement of any Penalty or Forfeiture, by Information in the Name of some Officer of Customs or Excise, before One or more Justice or Justices in the United Kingdom, or before any Governor, Deputy Governor, or Deemster, or other Magistrate, in the Isle of Man and the Channel Islands: Provided always, that where Proviso where any Goods' shall have been seized in the United Kingdom, with the Duties and regard to which the Amount of Duties or Penalties claimed by the Crown shall not exceed the Sum of One hundred Pounds, shall not exceed such Seizure or Penalties shall not be sued for or enforced in any 100%. of the said Superior Courts, but by Information before any One or more Justice or Justices, Governor, Deputy Governor, Deemster, or other Magistrate as aforesaid, or by Information, Suit, or other appropriate Proceeding in the County Courts, if in England, the Assistant Barristers Courts, if in Ireland, and the Sheriffs Courts, 16 & 17 VICT.

IX. Legal Proceedings generally.

Legal
Proceedings
generally.

Where Suits for Recovery of Duties and Penalties, though not exceeding 1001, may be prosecuted before a Superior Tribunal.

Proceedings at the Option of Defendant to be instituted in Superior Courts, though the Sum claimed for Duties and Penalties does not exceed 100l. if in Scotland, for which Purposes the said Courts respectively shall have Jurisdiction in such Cases to the Extent of One hundred Pounds, with Power to enforce or mitigate any Penality sought to be recovered, unless upon Consideration of the Facts and Circumstances of, or the Questions of Law involved in any Case so excepted from the Jurisdiction of the Superior Courts of Common Law, it shall appear to the Commissioners of Castors desirable that such Case should be tried in a Superior Court, in which Case the said Commissioners shall certify their Opinion that it is a proper Case to be tried in the said Superior Courts to the Commissioners of the Treasury, who may thereupon make and issue an Order to the said Commissioners of Customs, suiterizing them to bring such Case in such Superior Court, and the Purport of such Order shall be endorsed on any Process to b. issued out of such Court in such Case at the Suit or Prosecution of the Crown in the Words following: "By Order of the Con-" missioners of Her Majesty's Treasury, this Case appearing to "them to be a fit Case to be tried in Her Majesty's Court of "Exchequer," and the same shall confer Jurisdiction on such

Superior Court to try such Case. CCLXIV. It shall be optional for the Defendent in any Case. except as herein-after provided, where the Amount of Dates or Penalties claimed by the Crown shall not exceed the Sum of One hundred Pounds, to require that, instead of proording against him on account thereof by Information before my Justice or Justices as aforesaid, the Proceedings shall be brought in a Superior Court of Law, and upon the Request in Writing of such Defendant, delivered to the Officer by whom the Goods shall have been seized, or to the Solicitor of Customs, such Proceedings may be instituted in a Superior Court, for which Purpose, of Notice by the Defendent to the Justice or Justices if Proceedings have been already commenced before them, such Justice or Justices shall adjourn the Case for One Week to afford the Defendant an Opportunity of delivering such Request; and in order to confer Jurisdiction on such Superior Court it shall be sufficient to state such Request on the Back of any Process to be issued in such Case, in the Words following, "On the Requisition of "Defendant, who prefers a Trial by One of Her Majesty "Superior Courts of Law to a Trial before Justices," and such Endorsement on the Process, signed by the Solicitor of Customia shall be Evidence to the Court of the same, notwithstanding the Provisions herein-before contained: Provided that in any (in where Proceedings shall have been already commenced before my Justice or Justices, and the Defendant shall be under Bail or Recy. nizance to appear before such Justice or Justices, or in Custodi for Default of such Bail, such Proceedings shall not be removed, but such Justice or Justices shall hear and determine the Case.

CCLXV. If any Suit or Prosecution for the Reover of Enforcement of any Penalty or Forfeiture, in which the Amount of Duties or Penalties claimed by the Crown shall exceed the Sun of One hundred Pounds, shall have been commenced in any of the said Superior Courts, the Commissioners of Customs, at their Discretion, may, on the Defendant's Request in Writing to the Solicitor of Customs, order such Suit or Prosecution to be brought by Information before any Justice or Justices, whereupon such

Justices Jurisdiction in Consent where the Sums claimed shall exceed 1001.

Suit or Prosecution in such Superior Court shall cease, and on the Production of an Order of any Two or more Commissioners of Customs directing the bringing such Proceeding before such Justice or Justices, they shall receive such Information, and in

due Course proceed to hear and determine the same.

CCLXVI. Whenever the Commissioners or the proper Officer Where Proof Customs shall in any Case proceed by Information against ceedings in the any Person or Persons for any Offence under this or any other Act relating to the Customs before any Justice or Justices, instead of instituting such Proceedings in the Court of Exchequer, and in which Case, if such Proceedings were had in such your of the Court, a Capias might issue for the Purpose of arresting and Subject, Jusholding the Offender or Offenders to Bail, any such Justice or Justices shall and may, on sufficient Information on Oath being given before him that the Offonce charged has been committed, issue his or their Warrant to apprehend and bring such Offender or Offenders before him or any other Justice, and on his or their being so brought to require him or them to give by Recognizance Security to the Satisfaction of any such Justice in such Amount as he may deem sufficient to appear before him or any other Justice or Justices at a Time and Place appointed by him or them for the Hearing of the Case, and in the meantime in default of such Security to commit such Offender or Offenders to Gaol, or to the Custody of the Police or other Constabulary Force.

CCLXVII. When by any Act relating to the Customs a Penalties joint Penalty jointly and severally incurred by any Number of Persons, and several such Persons may be proceeded against jointly by One Informa, may be sued tion, or severally by separate Informations, as Her Majesty's for by joint Attornies General for *Enyland* and *Ireland*, and as the Lord Information. Advocate of Scotland, or the Commissioners of Customs, may deem expedient; and in case of a Proceeding against such several Persons by joint Information for Recovery of the Penalty or Penalties so severally incurred by each, the Penalty or Panalties shall be recoverable against each, notwithstanding that any One or other of such Persons so jointly proceeded against may have allowed Judgment to go by Confession or Default, or that the Penalty adjudged to be paid by any One or other of the Defendants so jointly sued may be for a different Amount from that of the Penalty in which any One or other of such several Persons may be convicted, or that any One or other of such several Persons so jointly prosecuted may be acquitted, and no Judgment on any such Information shall be reversed or avoided, or Error in Law alleged therein, on the Ground of any such Judgment being obtained by Confession, or Default of any of the Persons, nor on account of any Difference in the Amount of the Penalty or Penalties in which any One or more of such Persons may be convicted, or the Acquittal of any such Persons; but every such Judgment shall be valid and effectual against any or all of the said several Persons so jointly proceeded against, and for the full Amount of the Penalty or Penalties in which such Person or Persons shall have been severally or respectively convicted.

CCLXVIII. When any Verdiet shall pass against any Person Persons prein any Court of Record for any Offence for which any pecuniary viously con-Penalty shall have been inflicted by any Act relating to the victed may, on Verdict, be im-

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Logal Proceedings. generally.

Court of Exchequer by Capias is waived in fatices may issue Warrant and admit to Buil

Customs,

prisoned in House of Correction. Customs, and it shall be made to appear that such Person had been previously convicted of any similar Offence, the presiding Judge or Judges may order that such Person shall, in lies of Payment of any Penalty, be imprisoned in any House of Correction for a Period not less than Six nor more than Twelve Months, and the Governor or Keeper of such House of Correction is hereby required to receive any Person committed under such Order.

Proceedings before Justices.

Informations, Convictions, &c. to be in Form, &c. in Schedule. As to Proceedings before Justices for Recovery of Penalties and Forfeitures, and the Prosecution of Offences:

CCLXIX. All Informations exhibited before any Justice or Justices for any Offence committed against or Forfeiture incurred under this or any other Act relating to the Customs, and all Summonses, Convictions, and Condemnations for such Offences, and Forfeitures, and all Warrants of any Justice or Justices founded upon such Convictions, may be in the Form or to the Effect in Schedule (B.) to this Act: and the Form of Information given in the said Schedule, and the Counts therein contained, with reference to any Offences created by or punishable under the several Sections of this Act to which the same or any of them relate, shall be applicable to and sufficient for all Purposes in the Prosecution of such Offences and Forfeitures; and where Two or more Counts are given upon the same Section those Counts may be used which apply most nearly to the Circumstances of the Case; and any One or more of the said Counts may be included in the same Information together with any other Count or Counts; and in any Case or for any Offence or Forfeiture for which no Count is given in the said Schedule, such Count or Counts may be substituted or added as Circumstances may require; and every such Information and every Conviction and Warrant of Commitment or Condemnation for such Offence or Forfeiture shall be deemed valid and sufficient in which the Offence or Forfeiture is set forth either in the Words of the Act or Acts by which the Penalty for such Offence has been inflicted or under which any Forfeiture has been incurred, or in the Words of the Information by this Act prescribed, and where in any such Forms the Word "Customs" is used to describe the Commissioners or Officers of Customs, the Words "Inland Revenue" or "Excise" may be substituted, as the Case may require, and the like Counts shall be applicable to and sufficient for the like Purposes, and be used in like Manner in any Information filed in any Court having Jurisdiction in such Caes under this or any Act relating to the Customs; and no Coeviction, Warrant of Commitment, or Condemnation shall be held void by reason of any Defect therein; and no Party shall be entitled to be discharged out of Custody on account of such Defect, provided it be alleged in such Warrant that the said Party has been convicted of such Offence, and that it shall appear to the Court or Judge before whom such Warrant is returned that such Conviction proceeded upon good and valid Grounds; and every such Warrant may be executed by any Officer of Customs, and in any Part of the United Kingdom, without further Endorsement or Sanction than that of the Justice issuing the same; and no Objection shall be taken or allowed to any Information, Complaint, or Summons for any alleged Defect therein in Substance

or in Form, or for any Variance between such Information, Complaint, or Summons and the Evidence adduced on the Part of the Informant or Complainant at the hearing of such Informa-

tion or Complaint.

CCLXX. Upon the exhibiting of any Information or Complaint Justices may before any Justice or Justices for any Offence against this or any summon Act relating to the Customs, for which Offence the Party charged Offender. is not liable to be detained, or by which Information any Penalty or Forfeiture shall be sought to be recovered, or any Punishment of Hard Labour sought to be inflicted, and where such Information shall have been exhibited before such Justice or Justices within Three Years next after the Date of the Offence committed, such Justice or Justices or any other Justice or Justices having Jurisdiction in that Behalf from Time to Time and at any Time afterwards may issue his or their Summons directed to such Party, stating shortly the Matter of such Information or Complaint, and requiring him personally to appear at a certain Time and Place before the same or any other Justice or Justices to answer to the said Information or Complaint, and to be further dealt with according to Law; and every such Summons shall be Summons how served by any Officer of Customs or Excise, or by any Person to to be served. whom the same shall be delivered for that Purpose, upon the Party to whom it is so directed, by delivering the same to the Party personally, or by leaving the same at his last known Place of Abode, or on board any Ship or Vessel to which such Party may belong or may have lately belonged, and every such Summons so served shall be deemed sufficiently served.

CCLXXL If on the Day and at the Place appointed in such On Attendance Summons as aforesaid the Party so summoned shall appear before of the Party on the Justice or Justices who are to hear and determine such Complaint or Information, then such Justice or Justices shall proceed Justices may to hear and determine the same, and upon Proof of the Matter hear and detercontained in such Complaint or Information, either upon the mine the Case. Confession of the Party or upon the Oath of One or more credible Witness or Witnesses, shall convict the Party charged in

such Complaint or Information.

CCLXXII. If upon the Day and at the Place appointed in and If Party sumby such Summons for the Appearance of the Party so summoned, moned to anin case he shall fail to appear in obedience to such Summons, swer do not then and in every such Case, if it be proved upon Oath or Affirto proceed as if mation to the Justice or Justices then present that such Summons he had apwas duly served upon such Party a reasonable Time before the peared. Time appointed for his Appearance as aforesaid, it shall be lawful for such Justice or Justices to proceed ex parte to the Hearing of such Information or Complaint, and to adjudicate thereon as fully and effectually to all Intents and Purposes as if such Party had personally appeared before him or them in obedience to such Summons.

CCLXXIII. When any Information shall have been exhibited Justices may before any Justice for the Forfeiture of any Goods whatsoever condemn Goods seized under this or any Act relating to the Customs, it shall be liable to Forlawful for such Justice and he is hereby required to summon the Party to whom such Goods belonged, or from whom they were seized, to appear before him or any other Justice or Justices,

Legal Proceedings generally.

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Legal Proceedings generally. and such Summons directed to the Party being left at his last Place of Abode, or on board any Ship to which such Party may belong or have lately belonged, shall be deemed to have been sufficiently served, and upon his or their Appearance or Default such Justice or Justices may proceed to the Examination of the Matter, and upon due Proof that the Goods are liable to Forfeiture under this or any Act relating to the Customs may condemn the said Goods.

Justices may summon Witnesses.

Service of Summons.

CCLXXIV. Any Justice before whom any Complaint or Information under this or any other Act relating to the Customs shall be judicially brought may summon any Person required as a Witness, wherever in the United Kingdom such Person shall be or reside, to appear before him or any other Justice or Justices to testify what he shall know concerning the Matter of such Complaint or Information; and if any Person so summoned shall refuse or neglect to appear at the Time and Place appointed by such Summons, and no just Excuse shall be offered for such Neglect or Refusal, then, after Proof upon Oath or Affirmation that such Summons was duly served upon such Person, either personally or by leaving the same at his last or usual Place of Abode, or on board any Ship to which such Person may belong. or who having appeared according to the Exigency of such Summons shall refuse to take Oath, or, if a Quaker or other Person having legal Power to make Aftirmation, refuse to affirm or shall refuse to give Evidence or to answer according to the best of his Knowledge and Belief any legal Question required of him, such Person shall for every such Default or Offence forfeit such Sum not exceeding Fifty Pounds as such Justice shall see fit.

Penalty for neglecting to attend.

Offences on the Waters. &c., and Jurisdiction.

CCLXXV. Where any Offence shall be committed in any Place upon the Water not being within any County of the United Kingdom, or where the Officers have any Doubt whether such Place is within the Boundaries or Limits of any such County, such Offence shall for the Purposes of this Act be deemed and taken to be an Offence committed on the High Seas; and for the Purpose of giving Jurisdiction under this Act every Offence shall be deemed to have been committed, and every Cause of Complaint to have arisen, either in the Place in which the same actually was committed or arose, or in any Place on Land where the Offender or Person complained against may be or be brought

Justice of adjoining County may act when required. CCLXXVI. When the Attendance of a Justice having Juridiction in the County where the Offence is committed cannot be conveniently obtained, it shall be lawful for any Magistrate of any neighbouring or adjoining County to that in which the Offence was deemed to have been committed to hear and determine any Information exhibited before him, and to have the same Powers and Authorities in all respects as to any Proceedings under this or any other Act relating to the Customs as if he were a Justice for the County in which the Offence was committed or deemed to be committed.

Justice of Counties to have concurrent Jurisdiction in Cities, Boroughs, &c. CCLXXVII. Where any Offence against this or any Act relating to the Customs shall be committed in any City, Borough. Liberty, Division, Franchise, or Town Corporate, any Justice or Justices having Jurisdiction therein, and any Justice or Justices of any County within which the same is or are situated, shall have Jurisdiction

Counties.

surisdiction to hear and determine the same; and all Powers situate in such ested in any Justice or Justices of the Peace by virtue of this act shall be and the same are hereby vested in and may be exerised in the Isle of Man or the Channel Islands by any Governor, Deemster, or other Magistrate of the said Isle or Islands; and or the Purposes of this Act the Jurisdiction of the Magistrates of the Borough of Gravesend in the County of Kent shall be leemed to extend on the River Thames from Yantlet Creek to Broadness Point in the Northfleet Hope, and shall include every Part of the said River between those Limits respectively.

CCLXXVIII. In case of the Nonpayment of any Penalty Justice may ncurred for any Offence in respect of which the Offender is 10t liable to Detention, such Justice or Justices or any other Justice or Justices may, by Warrant under his or their Hand and Seal, commit such Party to any of Her Majesty's Gaols within his or their Jurisdiction, there to remain until the Penalty shall be paid.

commit in default of Payment of Penalty until paid.

CCLXXIX. Such Warrants may be executed in any Part of the United Kingdom by any Officer of Customs, and such Justice or Justices are hereby also authorized and required, when such Party is convicted of any Offence for which the Punishment of Hard Labour is inflicted, to commit such Party by such Warrant to any House of Correction, there to be kept to Hard Labour for such Time as may be authorized by this or any other Act relating to the Customs.

Officers of Customs may execute Warrants ofCommitment.

CCLXXX. Where any Person shall or may be convicted before Justices may any Justice or Justices as aforesaid in any Penalty or Penaltics incurred as aforesaid, and except as is herein-after provided, the said Justice or Justices may, in Cases where upon Consideration of the Circumstances they shall deem it expedient so to do, and for a First Offence only, mitigate the Payment of the said Penalty or Penalties so as the Sum to be paid by such Person be not less than One Fourth Part of the Amount of the Penalty in which such Person shall have been convicted.

mitigate Penalties in certain Cases to One Fourth.

CCLXXXI. Any Justice or Justices before whom any Person hable to be detained and who shall have been detained for any Offence against this or any other Act relating to the Customs shall be brought may either on the Confession of such Person of such Offence, or on Proof thereof upon Oath, convict such Person of any such Offence, and every Person so convicted shall immediately upon such Conviction pay, without any Mitigation, into the Hands of such Justice or Justices, for the Use of Her Majesty, the Penalty imposed for such Offence, or in default thereof the said Justice or Justices shall, by Warrant under his or their Hand and Seal or Hands and Seals, commit such Person so convicted as aforesaid and making such Default as aforesaid to any Gaol or Prison, there to remain until such Penalty shall be paid; and such Justice or Justices may also, when any such Person is convicted of any Offence for which the Punishment of Hard Labour is inflicted, commit such Person to any House of Correction, there to be kept to Hard Labour for such Time as they shall be authorized to do by this or any other Act or Acts relating to the Customs.

Persons detained and couvicted to be committed to Gaol for Nonpayment without Mitigation, or to Hard Labour where required by this Act.

CCLXXXII. All Penalties and Forfeitures recovered under this or any other Act relating to the Customs shall be paid to be paid to 3 F 4

Penalties and Forfeitures to the Commissioners Legal
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the Commissioners of Customs, and all Penalties and Faritures recovered under any Act relating to the Excise shall be said to the Commissioners of Inland Revenue, or to the Persons appaired by such Commissioners respectively to receive the same, and such Penalties and Forfeitures shall be applied by such Commissioners respectively in such Manner as the Law directs.

Commitment and Punishment,

As to the Commitment and Punishment of Offenders after Conviction, and the Mitigation or Increase of such Punishment under certain Circumstances:

Any Person committed in default of Payment of a Penalty less than 100*l*, to be discharged in Six Months. CCLXXXIII. Where any Person shall have been committed by any Justice or Justices to any Prison for Nonpayment of any Penalty incurred under this or any other Act relating to the Customs less than One hundred Pounds, the Gaoler or Keeper of such Prison is hereby authorized and required to discharge such Person at the End of Six Months from the Commencement of his Imprisonment.

be discharged in Six Months. Justices may imprison in default of Payment of Penalty, and if Party previously convicted may sentence to Hard Labour.

CCLXXXIV. Where any Person shall have been convicted before any Justice or Justices of any Offence for which any Penalty of One hundred Pounds or upwards shall have been inflicted by this or any other Act relating to the Customs, the said Justice or Justices may, if he or they shall think fit, adjudge that such Person shall in default of paying such Penalty be imprisoned for such Offence, if it be a first one, in any Gaol within his or their Jurisdiction for a Period of not less than Six nor more than Nine Months; and if it shall appear that such Party had been before convicted of any Offence against this or any other Act relating to the Customs, it shall and may be lawful for the said Justice or Justices, if he or they shall think fit, to order and adjudge that such Person shall in lieu of such Penalty be imprisoned in any House of Correction, and there kept to Hard Labour for any Period not less than Six nor more than Twelve Months.

Justices may commit to nearest House of Correction, if none in their Jurisdiction. CCLXXXV. When any Person shall have been convicted of any Offence against this or any other Act relating to the Customs for which such Person is liable to be sentenced to Hard Labour, and such Conviction shall take place before any Justice or Justices within whose Jurisdiction there is no House of Correction, such Justice or Justices shall and may, by Warrant under his or their Hands and Seals, commit such Offender to any Gaol within his or their Jurisdiction wherein the Sentence of Hard Labour is or can be executed, or to the House of Correction nearest to the Place where such Offender is convicted, for such Time as has hereinbefore been limited for a first or subsequent Offence respectively and the Governor or Keeper of such Gaol or House of Correction is hereby required to receive such Offender and to obey such Warrant in all respects as if such Gaol or House of Correction was within the Jurisdiction of such Justice or Justices.

Justices may commute Hard Labour where Offender is a Female, &c. CCLXXXVI. Where any Person shall have been convicted of any Offence against this or any other Act relating to the Customs for which such Person would be liable to be committed to Hard Labour, it shall and may be lawful for the Justice or Justices before whom such Person is so convicted, if such Person be a Female or if a Male from physical Infirmity incapable of Hard

Labour.

Labour, to order and adjudge that such Person shall, in lieu of being subjected to Hard Labour, be imprisoned in any Gaol within their Jurisdiction for the Period during which such Person would have been liable to be kept to Hard Labour, but in all such Cases the Cause of Mitigation shall be stated in the Warrant of Commitment.

Legal Proceedings. generally.

CCLXXXVII. Where any Person shall have been convicted If Prisoner be before any Justice or Justices of any Offence against this or any found to have other Act relating to the Customs for which such Person is liable to be committed to Hard Labour, and it shall at any Time during the Imprisonment of such Person be made to appear to the said be extended, or any other Justice or Justices that such Person had before been convicted of a similar Offence, it shall be lawful for such Justice or Justices and he and they are hereby required to commit such Offender to some House of Correction to be kept to Hard Labour for any Period not less than Nine nor more than Twelve Months in the whole from the Date of the First Commitment, and to amend the Warrant of Commitment accordingly, and without including in such Amendment any Reference to the former Conviction; and any Gaoler in whose Custody such Person shall be is hereby required upon a written Order, signed by any Justice, to produce such Person before such last-mentioned Justice.

been previously convicted, Imprisonment may

CCLXXXVIII. Where any married Woman shall be convicted Married Wobefore any Justice or Justices of any Offence against this or any men may be other Act relating to the Customs she shall, in default of paying committed. any Penalty she may have incurred, be liable to be committed to Prison.

CCLXXXIX. The actual Expenses incurred by any County, Expenses in-City, Borough, Liberty, Division, Franchise, or Town Corporate, curred by Comin consequence of the Commitment of any Person to Hard Labour mitment of under this or any Act or Acts relating to the Customs, shall be Hard Labour to repaid out of the Consolidated Customs by an Order of the Com- be paid out of missioners of Treasury in such Manner and to such Amount as Consolidated they shall direct; and for the necessary Subsistence of any poor Customs. Person confined in any Prison in the United Kingdom under or Allowance to by virtue of any Exchequer or other Process for the Recovery of Poor Persons any Duties or Penalties, either upon Bond or otherwise, under Offences against this or any other Act relating to the Customs, the Commissioners Customs Laws. of Customs may allow any Sum, not exceeding Sevenpence Halfpenny per Diem, to be made for any such poor Person out of any Money in their Hands arising from the Duties of Customs.

Smugglers to

Customs Laws:

As to the Removal of Proceedings before Justices under the Removal of Pro-

ceedings.

CCXC. No Writ of Certiorari shall issue to remove any Proceedings before any Justice or Justices under this or any other Act relating to the Customs, nor shall any Writ of Habeas corpus issue to bring up the Body of any Person who shall have been not to issue convicted before any Justice or Justices under this or any other except on Act relating to the Customs, unless the Party against whom such Affidavit. Proceeding shall have directed, or who shall have been so convicted, or his Attorney or Agent, shall state by Affidavit in Writing duly sworn the Grounds of Objection to such Proceedings or Conviction; and upon the Return to such Writ of Certiorari or Habeas corpus, no Objection shall be entertained by the Court

Writs of Certiorari and Habeas corpus

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other than such as shall have been stated in such Affidavit : and any Justice or Justices shall and may amend any Information Conviction, or Warrant of Commitment for any Offence under this or any such Act at any Time, whether before or after Conviction.

No Writ of Habeas without Notice to Solicitor of Customs.

CCXCI. No such Writ shall issue without Notice in Writer to the Solicitor for the Customs, and no Return to any such Wni shall be considered by any of Her Majesty's Courts at Westminson, Dublin, or Edinburgh, or the Judges thereof, unless there shall be produced to such Court or Judge an Affidavit in Writing duly sworn stating that Notice of the issuing of such Writ was given to the Solicitor of Customs or left at his Office Four clear Days before the Return of such Writ; and with respect to all such Writs there shall be an Interval of Four clear Days at kad between the Day of Issue and the Day of the Return thereof, and any such Writ issuing without Notice, or not in conformity with the Directions herein contained, shall be void to all Intents and Purposes.

Justices Clerks Fees.

As to Justice Clerks Fees in Prosecutions under the Customs

Justices Clerks Fees.

CCXCII. The Fees to Justices Clerks shall be regulated and governed by the Table of Fees to this Act annexed, and shall be allowed to and taken by such Clerks in respect of the Matters therein mentioned, in lieu of all other Fees heretofore chargeable for the like Matters.

Superior Courts,

As to Proceedings in the Superior Courts for Penalties:

Procedure for Penalties.

CCXCIII. All Suits, Prosecutions, or Informations for Rccovery of Penalties under this or any Act relating to the Customs in any of Her Majesty's Courts of Record at Westminster, Dublin. or Edinburgh may be commenced either by Writ of Subpana cr Capies as the First Process at the Election of the Commissioners of Customs, in which shall be specified the Amount of the Penalty or Penalties sued for, and if by Capias the Person against whom such Capias shall issue shall be bound with Two sufficient Sureticto the Party to whom such Capias shall be directed to appear in the Court out of which such Capias shall issue at the Day of the Return of such Writ to answer such Information, and shall likewise at the Time of such appearing be bound to Her Majestr. Her Heirs and Successors, with Two sufficient Sureties, or, it Leave of the Court or a Judge, more than Two, to be acknowledged in the same Court, to answer and pay all the Penalties so swed f. . or such other Sum, not exceeding the Penalty or Penalties seeds to be recovered, as the Commissioners of Customs, or the Judg. upon whose Fiat such Capias shall issue, may see fit, in case such Person shall be convicted thereof, or to yield the Body of such Person to Prison, and in default of being bound by such respective Sureties the Person against whom such Capias shall issue shall be taken to Prison.

Service of Subposes.

CCXCIV. In any Case where the Commissioners shall waive the Right of issuing Writ of Capias, and elect to proceed by Subpoena, Service of a Copy of such Subpoena, either on the Defendant personally or by leaving the same at his last known Place of Ahode, or on board any Ship or Vessel to which such Defendant

befendant may belong or have lately belonged, shall be deemed to

e sufficiently served.

CCXCV. Any Person arrested under such Capias and imprioned for Want of sufficient Bail shall be served with a Copy of he Information filed against him either personally or by Delivery f a true Copy thereof to the Gaoler, Keeper, or Turnkey of the Prison in which such Person shall have been confined; and in do not appear, lefault of such Person's appearing or pleading to such Information or the Space of Twenty Days, to be computed from the Date of such Service, Judgment shall be entered by Default; and in ase Judgment shall be obtained against any such Person by Default, Verdict, or otherwise, and such Person shall not pay the Sum recovered against him, Execution shall thereupon issue, not mly against the Body of the Person so imprisoned as aforesaid, but against all the Real and Personal Estate of such Person, or any other Person in trust for him, for such Sum or Sums of Money so as aforesaid recovered against him, together with the Costs, Poundage, Fees, and Expenses of Execution over and above the Sum recovered.

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Judgment by Default if Persons in Gaol and plead to Information

CCXCVI. Every such Execution may be directed in the first Execution may instance to the Sheriff of any County or County of a City or issue to Sheriff other Shrievalty as the Party suing out the same may think fit, of any County without reference to the County in which the Venue is laid, and without refewithout any Suggestion of the issuing of any prior Writ of Execution into such County.

CCXCVII. Where any Person so arrested and imprisoned as Impoverished asoresaid by virtue of any Writ of Capias shall be disabled by Persons may Poverty from making Defence to any such Information, it shall be suc in forma competent for such Person to petition the Court on Affidavit verifying such Disability; and the Court on being satisfied of the Truth of the Facts alleged in such Affidavit may assign Counsel and Attorney to such Person, and the Counsel and Attorney so assigned are hereby required to act for such Person without Fee.

CCXCVIII. Every Sheriff, Mayor, Bailiff, and other Person Sheriff to grant accustomed to execute the Process of the Courts, and every Under special War-Sheriff, Deputy, or Agent of such Sheriff, Mayor, or Bailiff, is rant on Writ of hereby required (on the Request of the Solicitor or Assistant by Solicitor of Solicitor of Customs, or of any Person acting on his Behalf, such Customs. Request to be endorsed on the Back of any Writ of Capias or other Process issuing as aforesaid, and signed by such Solicitor or by such other Person stating his Authority,) to grant a special Warrant to such Persons as shall be named to them by such Solicitor or other Person for apprehending the Person against whom such Process shall issue, or in default thereof every such Sheriff, Mayor, Bailiff, Under Bailiff, and other Person shall be liable to such Process of Contempt, Fines, and Penaltics as they or any of them are now by any Law or Custom liable to in case of refusing to execute similar Process where the Defendant might have been taken thercupon in the usual Course of proceeding.

Capias endorsed

CCXCIX. Every Sheriff, Mayor, Bailiff, Under Sheriff, and Sheriff indemother Person granting such special Warrant shall be indemnified nified for Escape from all Liability for the Escape of any Person who shall be if Warrant

arrested granted at Re- .

quest of Customs,

arrested by virtue of such Warrant, which Escape shall happen from the Time of taking such Person, until he shall be committed to the proper Prison, or be tendered to the Gaoler or Keeper of such Prison, who is hereby required to receive every Person so arrested as aforesaid, and give a Receipt for his Body

When Offenders are arrested and give Bail to the Sheriff, the Bail Bond to be assigned to Her Majesty.

CCC. If any Person shall be arrested under or by virtue of any Writ of Capias ad respondendum, and the Sheriff or other Officer shall take Bail from such Person, such Sheriff or other Officer, at the Request and Costs of the Prosecutor, shall assign to the Queen's Majesty, Her Heirs and Successors, the Bail Bond taken from such Person, by endorsing and attesting the same under his Hand and Seal in the Presence of Two or more credible Witnesses, which may be done without any Stamp, provided the Assignment so endorsed be duly stamped before any Suit be commenced thereupon, and if such Bail Bond be forfeited such Process shall thereupon issue as on Bonds originally made to the Queen's Majesty, Her Heirs and Successors.

Prosecutions, &c.

As to Prosecution by Indictment or Information for Offences against the Customs Laws:

Indictment to be preferred by Order of the Commissioners, and Suits to be in the Name of the Attorney General, &c. CCCI. No Indictment shall be preferred for any Offence against this or any other Act or Acts relating to the Customs or Excise, nor shall any Suit be commenced for the Recovery of any Penalty or Forfeiture for any such Offence, except in the Cases of Persons detained and carried before One or more Justices in pursuance of such Act or Acts as aforesaid, unless such Indictment shall be preferred under the Direction of the Commissioners of Customs or Inland Revenue, or unless such Suit shall be commenced in the Name of Her Majesty's Attorney General for England or Ireland, or in the Name of some Officer of Customs or Excise, under the Direction of the said Commissioners respectively.

The Attorney General or Lord Advocate may enter a Nolle prosequi. CCCII. In any Prosecution for Recovery of any Fine, Penalty, or Forfeiture incurred under this or any other Act relating to the Customs or Excise, Her Majesty's Attorney General for *England*, Her Majesty's Attorney General for *Ireland*, or the Lord Advocate of *Scotland*, if satisfied that such Fine, Penalty, or Forfeiture was incurred without any Intention of Fraud, or that it may be inexpedient to proceed in the said Prosecution, may enter a Nolle prosequi or otherwise on such Information as well with respect to the Share of such Fine, Penalty, or Forfeiture to which any Officer or Officers may be entitled as to the Queen's Share thereof.

Within what Time Suits, &c., are to be exhibited. CCCIII. All Suits, Indictments, or Informations brought or exhibited for any Offence against this or any other Act relating to the Customs in any Court, or before any Justice or Justices, shall be brought or exhibited within Three Years next after the Date of the Offence committed.

Indictments or Informations may be tried in any County in England, Scotland, or Ireland respectively,

CCCIV. Any Indictment, Prosecution, or Information which may be instituted or brought under the Direction of the Commissioners of Customs relating to the Customs shall and may be inquired of, examined, tried, and determined in any County of England when the Offence is committed in England, and in any County

County of Scotland when the Offence is committed in Scotland. and in any County in Ireland when the Offence is committed in Ireland, in such Manner and Form as if the Offence had been committed in the said County where the said Indictment or Information shall be tried.

Proceedings generally,

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As to Proofs in Proceedings under the Customs Laws in any of the Courts or before Justices:

Proofs in Proceedings.

CCCV. If in any Prosecution under the Direction of the Com- Defendant's missioners of Customs in respect of any Goods seized for Nonpayment of Duties, or any other Cause of Forfeiture, or for the recovering any Penalty or Penalties under this or any Act relating to the Customs, any Dispute shall arise whether the Duties of Customs or Excise have been paid in respect of such Goods, or the same have been lawfully imported or lawfully unshipped, or concerning the Place from whence such Goods were brought, then and in every such Case the Proof thereof shall be on the Defendant in such Prosecution.

Proofs in Smuggling

CCCVI. The Averment that the Commissioners of Customs or Averments in Inland Revenue have directed or elected that any Information or Smuggling Proceedings under this or any other Act relating to the Customs or Excise shall be instituted, or that any Ship or Boat is Foreign or belonging wholly or in part to Her Majesty's Subjects, or that any Person detained or found on board any Ship or Boat liable to Scizure is or is not a Subject of Her Majesty, or that any Goods thrown overboard, staved, or destroyed were so thrown overboard, staved, or destroyed to prevent Scizure, or that any Goods thrown overboard, staved, or destroyed when chased by any Ship or Boat in Her Majesty's Service, or in the Service of the Revenue, were so thrown overboard, staved, or destroyed to avoid Seizure or that any Person is an Officer of Customs or Excise, or that any Person was employed for the Prevention of Snuggling, or that the Offence was committed within the Limits of any Port, or where the Offence is committed in any Port of the United Kingdom the naming of such Port in any Information or Proceedings, shall be deemed to be sufficient, without Proof of such Fact or Facts, unless the Defendant in any such Case shall prove to the contrary.

CCCVII. If upon any Trial a Question shall arise whether Viva voce any Person is an Officer of the Army, Navy, or Marines being Evidence may duly employed for the Prevention of Smuggling, and on Full Pay, or an Officer of Customs or Excise, his own Evidence thereof, or Officer. other Evidence of his having acted as such shall be deemed sufficient, and such Person shall not be required to produce his Commission or Deputation unless sufficient Proof shall be given to the contrary; and every such Officer and any Person acting in his Aid Witness comor Assistance shall be deemed a competent Witness upon the Trial petent although of any Suit or Information on account of any Scizure or Penalty of Seizure or as aforesaid, notwithstanding such Officer or other Person may Reward. be entitled to the whole or any Part of such Seizure or Penalty, or to any Reward upon the Conviction of the Party charged in such Suit or Information.

be given that a Party is an

CCCVIII. Upon the Trial of any Issue, or upon any Judicial What shall be Hearing or Investigation touching any Seizure, Penalty, or For- deemed suffi-

feiture, cient Evidence

of an Order of of the Commissioners of Customs or Inland Revenue.

feiture, or other Proceeding under any Law or Laws relating to the Treasury or the Customs or Excise, or incident thereto, where it may be necessary to give Proof of any Order issued by the Commissioners of the Treasury, or by the Commissioners of Customs or Island Revenue respectively, the Order, or any Letter or Instruction referring thereto, which shall have been officially received by any Officer of Customs or Excise for his Government, and under which he shall have acted as such Officer, shall be admitted and taken as sufficient Evidence and Proof of such Order.

Entry of Appearances.

Claim to be in Name of bona fide Owners.

Verified by Oath of Onnership.

If Goods owned by more than Five Co-proprietors. Two may make the Oath.

If Goods owned by a Company or Copartnership, the Oath, how to be made.

In Suits on Seizure Judge may certify probable Cause in Bar.

As to the Entry of Appearances and Claims by the Owners of Vessels or Goods seized by Officers of the Customs:

CCCIX. No Claim nor Appearance shall be permitted to be entered to any Information filed for the Forfeiture of any Ship or Goods seized for any Cause of Forfeiture and returned into any Court unless such Claim or Appearance be made by or in the true and real Name or Names of the Owner or Proprietor of such Ship or Goods, describing the Place of Residence and the Business or Profession of such Owner or Proprietor; and if such Person shall reside at London, Edinburgh, or Dublin, or within the Liberties thereof. Oath shall be made by him before One of the Judges of the Court into which the said Ship or Goods are returned, or in which such Information is filed, that the said Ship, Boat, or Goods was or were his Property at the Time of Seizure; but if such Person shall reside elsewhere, then Cath shall be made by the Attorney by whom such Claim or Appearance shall be entered that he has full Authority from such Owner to enter the same, and that to the best of his Knowledge and Belief such Ship or Goods were at the Time of the Seizure thereof the bona fide Property of the Person in whose Name such Claim or Appearance is entered; and on failure of making such Proof of Ownership the Ship or Goods shall be condemned, and Judgment shall be entered thereon by Default according to the usual Practice of the Court as if no Claim or Appearance had been made.

CCCX. When any such Ship or Goods shall at the Time of the Seizure thereof be the bond fide Property of any Number of Proprietors exceeding Five, it shall not be necessary for more than Two of such Proprietors resident as aforesaid to enter such Claim or Appearance on the Part of themselves and their Coproprietors, or to make such Oath as aforesaid.

CCCXI. When any such Ship or Goods shall at the Time of the Seizure thereof be the Property of any Joint Stock Company or of Partners in any Copartnership actually carrying on Trada in any Part of the United Kingdom, such Claim and Appearance may be entered and Oath made by the public Officer of such Joint Stock Company, or by any Agent for or any One of the Partners in any such Co-partnership; and every Person who shall be convicted of taking a false Oath as to any or either of the Facts herein-before required to be sworn to shall be deemed guilty of Perjury, and liable to the Psins and Penalties thereof.

CCCXII. In case any Information or Suit shall be tried for any Cause of Forfeiture, and a Verdiet shall be found for the Claimant, and it shall appear to the Judge before whom such Trial

Trial was had that there was a probable Cause of Seizure, such Judge shall certify on the Record that there was such probable Cause and such Certificate shall be a Bar, and may be pleaded as such, to any Action, Indictment, or other Proceeding against the Party making such Seizure; and in case any Action, Indictment, or other Proceeding shall be brought to Trial against any Person whatsoever on account of any Seizure (whether any Information shall have been or shall be brought to Trial for the Condemnation of the same or not), and a Verdict shall be given for the Plaintiff, if the Court or Judge before whom such Action, Indictment, or other Proceeding shall be tried shall certify, on the Record or other written Proceedings, that there was probable Cause for such Seizure, then the Plaintiff shall not be entitled to more than Twopence Damages nor to any Costs, nor shall the Defendant or Defendants in any such Prosecution be fined more than One Shilling; and the Production of such Certificate, or a Copy thereof, verified by the Signature of the Officer of the Court having Charge thereof, shall be sufficient Evidence of such Certificate.

As to Actions against Officers of Customs:

CCCXIII. No Action or Suit shall be commenced against any Officer of the Army, Navy, Marines, Customs, or Excise, or against any Person acting under the Direction of the Commissioners of Customs, for anything done in the Execution of or by reason of his Office, until One Month next after Notice in Writing shall have been delivered to him or left at his usual Place of Abode by the Attorney or Agent of the Plaintiff, in which Notice shall be clearly stated the Cause of Action, the Name and Place of Abode of the Plaintiff, and the Name and Place of Abode or Business of such Attorney or Agent, and the Attorney or Agent mentioned in such Notice shall be entitled to a Fee of Ten Shillings for preparing and serving such Notice; and if any Action or Suit shall be commenced against any such Officer or other Person, and no such Notice shall have been given, such Officer or other Person may call upon the Plaintiff to establish, to the Satisfaction of the Court, on Affidavits on both Sides, that such Action or Suit is brought for some Act, Matter, or Thing not done in the Execution of or by reason of his Office, and if the Plaintiff shall fail so to satisfy the Court, such Action or Suit shall discontinue: Provided always, that if the Plaintiff shall so satisfy the Court, he shall not be allowed on the Trial of such Action to give Evidence of any Cause of Action other than such as shall have been disclosed in his said Affidavit.

CCCXIV. Upon the Trial of any Action brought in pursuance Evidence of such Notice the Plaintiff shall not be entitled to a Verdict limited to Subwithout proving on the Trial that such Notice had been duly ject in Notice. served, and in default of such Proof the Defendant in such Action shall receive a Verdict, with Costs, nor shall any such Plaintiff be at liberty to produce any Evidence of any Cause of Action, except such as has been distinctly stated in such Notice.

CCCXV. It shall be lawful for any Officer or other Person to Officer may whom such Notice shall be given, at any Time within One Month tender Amends. after Service of such Notice as aforesaid, to tender Amends to the

Legal Proceedings. generally.

Actions against Officers.

One Month's Notice of Action to Officer before Process.

Plaintiff

Legal Proceedings generally.

Plaintiff or his Agent or Attorney, and in case such Amends be not accepted to plead such Tender in Bar of the Action, together with the Plea of "Not Guilty," and other Pleas, with Leave of the Court, where such Leave must be obtained pursuant we the "Common Law Procedure Act, 1852;" and if upon the Trial of such Action the Jury shall find the Amends so tendered sufficient they shall give a Verdict for the Defendant, and in such Case, or in case the Plaintiff shall be nonsuited or discontinue his Action, or in case Judgment be given for such Defendant on Demurrer, then such Defendant shall be entitled to the like Costs as he would have been entitled to if he had pleaded the General Issue only; but if upon Issue joined the Jury shall find that no Amends were tendered, or that the same were insufficient, or shall find against the Defendant on such Plea or Pleas, then they shall give a Verdict for the Plaintiff, and such Damages as they shall think proper, together with Costs of Suit.

Officer omitting to tender Amends may pay Money into Court, CCCXVI. In case any such Officer or other Person as aforesaid shall neglect to tender Amends, or shall not have tendered sufficient Amends, before the Action brought, it shall be lawful for him, by Leave of the Court in which such Action shall be brought, at any Time before the Trial of the said Action, to pay into Court a Sum of Money by way of Amends, and such Proceedings shall be had and taken thereupon, and in relation to the Mones so paid into Court, as are prescribed by the Seventieth, Seventy-first, Seventy-second, and Seventy-third Sections of an Act of the Fifteenth and Sixteenth Years of the Reign of Her Majesty Queen Victoria, Chapter Seventy-six.

Actions against Officers to be brought within Two Months after Cause arises. CCCXVII. Every such Action against any Officer of Customs or other such Person as aforesaid shall be commenced within Two Months after the Cause of Action shall have arisen; and if such Action be brought in respect of any Seizure made by such Officer or other Person, such Cause of Action shall not be deemed to have arisen until the Day after the Trial of the Information with respect to such Seizure, and the Venue in such Action shall be haid in the County or Place where the Cause thereof is alleged to have occurred; and the Defendant may plead the General Issue, and give the special Matter in Evidence on the Trial thereof; and if the Plaintiff shall be non-suited or discontinue, or if upon a Verida or Demurrer Judgment shall be given against him, the Defendant shall be entitled to Costs, and have such Remedy for recorning the same as any other Defendant now has in other Casa where Costs are legally recoverable

Actions for illegal Seizures may be tried in County Court. CCCXVIII. Any Party complaining of any illegal Seims of any Boat, Vessel, or Goods may, after Service of the Noite in Writing to the Effect, and within the Time herein-before provided in respect to the bringing of any Action or Actions in the Superior Court of Common Law, and in case no such Amends at herein-before provided shall have been tendered, proceed against the Officer by whom such Seizure shall have been made by Plaint in the County Courts in England, or by Civil Bill in the Assistant Barrister's Court in Ireland, or by Summons in the Sheriff's Courts in Scotland: Provided always, that the Sam claimed for Damages by the Party so complaining, shall not exceed

he Amount to which the Jurisdiction of the said Courts respec-

vely is limited.

CCCXIX. In the event of any Party so complaining as aforeaid resorting for Redress to the County Courts in England, the action shall be brought within the District where the Cause of action shall have arisen, and the Proceedings and Conduct of the where Action buit shall be regulated as nearly as the Circumstances of the Case arises. shall allow in conformity with the Provisions of the Acts and Orders which govern the Procedure and Practice of the said Courts; and such Right of Appeal shall be allowed to the Parties is is provided by the County Courts Acts in other Actions now riable by such Courts: Provided always, that in every such Suit or Plaint the County Court Judge shall hear and determine such Case without the Assistance of a Jury, and that no Order for the Trial thereof by a Jury shall be made by any County Court Judge, except upon the written Consent of the Plaintiff and

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Venue confined to District

CCCXX. Where the Party so complaining as aforesaid shall Action brought be desirous to bring his Suit in the Civil Bill Court in Ireland, he in Civil Bill shall bring the same at a General Sessions of the Peace for the Court, Ireland. Division of the County within which the Cause of Action shall have arisen, and the Proceedings and Conduct of the Suit shall in like Manner be regulated as nearly as the Circumstances of the Case will allow in conformity with the Provisions of the Acts and General Rules and Orders which govern the Procedure and Practice of the Civil Bill Courts: Provided always, that it shall not be lawful for any Party who shall think himself aggrieved by any Decree or Decision pronounced by any Assistant Barrister on the Hearing of any such Civil Bill to appeal therefrom to the next or any other Judge of Assize, but in lieu of such Right of Appeal it shall be lawful for the Chairman, Recorder, or Assistant barrister, in case he shall be of opinion that a Question of Law only is involved in such Proceeding, by Consent of the Parties respectively, to state a Special Case under his Hand for the Opinion of the Chief or any other Baron of the Court of Exchequer in Ireland upon any Question of Law, and thereupon like Proceedings shall be had and a like Decision given upon such Appeal and Special Case, and subject, as nearly as the Circumstances will allow, to the like Provisions as in other Cases of Appeal, save that without further Proof of the Facts of the Case the Decision of the Judge shall be given upon such Special Case.

CCCXXI. In case the Party so complaining as aforesaid shall Action in desire to bring his Action in the Sheriff's Court in Scotland, it Sheriff's Court in Scotland, shall be lawful for him to proceed in the said Court, in which Case the Proceedings and Conduct of the Suit shall be regulated as Mearly as may be in accordance with the Provisions of the Acts and Orders of Court which govern the Procedure and Practice of the said Court.

CCCXXII. If in any Action commenced after the passing of Where 201. this Act in any of the Superior Courts of Record in England, only is reco-Ireland, or Scotland, in which the Plaintiff shall seek to recover to be allowed or Contain any alleged illegal Seizure or Detention of any Ship unless Judge Goods, the said Plaintiff shall recover a Sum not exceeding certifies. Twenty Pounds, such Plaintiff shall have Judgment to recover

in Scotland.

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such Sum only and no Costs, unless at the Trial of such Came the Judge shall certify on the Back of the Record either that the Came was one that could not be tried, if in England, in the County Court, if in Ireland in the Civil Bill Court, or if in Scolland in the Sheriff's Court, or that although within the Jurisdiction of these Courts respectively it nevertheless was a fit Case to be tried in One of such Superior Courts, or (in case there shall be no Trial unless the Court or Judge shall make an Order to that effect, and it shall not be necessary to enter any Suggestion on the Record to deprive such Plaintiff of Costs.

Solicitors Clerks and Officers of Customs may conduct Cases. CCCXXIII. Any Person appointed to be Solicitor or Assistant Solicitor of Her Majesty's Customs, or any Clerk duly appointed to acton his Behalf or under his or their Directions, shall and may in any Case relating to the Customs, or under the Direction of the Commissioners of Her Majesty's Treasury or Customs, act as Counsel, Solicitor, Attorney at Law, Advocate, or Writer to the Signet in the Prosecution, Conduct, or Defence of any such Case in any Court, Jurisdiction, or Place in which such Case may be instituted, and any such Solicitor, Assistant Solicitor, or Clerk. and any Officer or Officers of Customs, under the Order and Directions of the Commissioners of Customs, may proceed, defend, or conduct any Proceeding before any Magistrate or Magistrates, Justices or Justice of the Peace, in any Matter relating to the Customs, to be heard or determined by him or them.

X. Reciprocity.

As to Reciprocity in Commerce between British and Foreign Countries:

Queen may restrict the Privileges of Foreign Ships in certain Cases, CCCXXIV. If it shall be made to appear to Her Majesty that British Vessels are subject in any Foreign Country to any Prohibitions or Restrictions as to the Voyages in which they may engage, or as to the Articles which they may import into or export from such Country, it shall be lawful for Her Majesty (if She think fit), by Order in Council, to impose such Prohibitions or Restrictions upon the Ships of such Foreign Country, either as to the Voyages in which they may engage or as to the Articles which they may import into or export from any Part of the United Kingdom or of any British Possession in any Part of the World, as Her Majesty may think fit, so as to place the Ships of such Country on as nearly as possible the same Footing in British Ports as that on which British Ships are placed in the Ports of such Country.

And may impose additional Duties. CCCXXV. If it shall be made to appear to Her Majesty that British Ships are either directly or indirectly subject in any Foreign Country to any Duties or Charges of any Sort or Kind whatsoever from which the national Vessels of such Country are exempt, or that any Duties are imposed upon Articles imported or exported in British Ships which are not equally imposed upon the like Articles imported or exported in national Vessels, or that any Preference whatsoever is shown either directly or indirectly to national Vessels over British Vessels, or to Articles imported or exported in national Vessels over the like Articles imported or exported in British Vessels, or that British Trade and Navigation is not placed by such Country upon as advantageous a Footing as the Trade and Navigation of the most favoured Nation, then

and in any such Case it shall be lawful for Her Majesty (if She think fit), by Order in Council, to impose such Duty or Duties of Tonnage upon the Ships of such Nation entering into or departing from the Ports of the United Kingdom, or of any British Possession in any Part of the World, or such Duty or Duties on all Goods or on any specified Classes of Goods, imported or exported in the Ships of such Nation, as may appear to Her Majesty justly to countervail the Disadvantages to which British Trade or Navigation is so subjected as aforesaid.

CCCXXVI. And in every such Order Her Majesty may, if She Order in so think fit, specify what Ships are to be considered as Ships of Council to the Country or Countries to which such Order, applies, and all Ships answering the Description contained in such Order shall be considered to be Ships of such Country or Countries for the

Purposes of such Order.

CCCXXVII. Her Majesty, by and with the Advice of Her The Queen Privy Council, by any Order or Orders in Council to be issued may regulate from Time to Time, may give such Directions and make such the Trade of Regulations touching the Trade and Commerce to and from any certain Colonies. British Possessions on or near the Continent of Europe, or within the Mediterranean Sea, or in Africa, or within the Limits of the East India Company's Charter (excepting the Possessions of the said Company), as to Her Majesty in Council shall appear most expedient and salutary, any thing in this Act to the contrary notwithstanding; and if any Goods shall be imported or exported in any Manner contrary to any such Order of Her Majesty in Council, the same shall be forfeited, together with the Ship importing and exporting the same.

CCCXXVIII. If the Legislature or proper legislative Au- Queen in thority of any of the British Possessions abroad shall present an Council may Address to Her Majesty, praying Her Majesty to authorize or regulate Coastpermit the Conveyance of Goods or Passengers from One Part Colonies on of such Possession to another Part thereof in other than British their Address. Ships, or if the Legislatures of any Two or more Possessions, which for the Purposes of this Act Her Majesty in Council shall declare to be neighbouring Possessions, shall present Addresses or a joint Address to Her Majesty, praying Her Majesty to place the Trade between them on the Footing of a Coasting Trade, or of otherwise regulating the same, so far as relates to the Vessels in which it is to be carried on, it shall thereupon be lawful for Her Majesty, by Order in Council, so to authorize the Conveyance of such Goods or Passengers, or so to regulate the Trade between such neighbouring Possessions, as the Case may be, on such Terms and under such Conditions as to Her Majesty may seem good.

CCCXXIX. And with regard to the Coasting Trade of India, Coasting Trade it shall be lawful for the Governor General of India in Council of India to be to make any Regulations authorizing or permitting the Convey- regulated by ance of Goods or Passengers from One Part of the Possessions General in of the East India Company to another Part thereof in other than Council. British Ships, subject to such Restrictions or Regulations as he may think necessary; and such Regulations shall be of equal Force and Effect with any Laws and Regulations which the said Governor General in Council is now or may hereafter be authorized to make, and shall be subject to Disallowance and Repeal in like

Reciprocity.

specify Ships to which it applies.

Governor

Reciprocity.

Manner as any other Laws or Regulations made by the said Governor General in Council, under the Laws from Time to Time in force for the Government of the British Territories in India, and shall be transmitted to England, and be laid before both Houses of Parliament, in the same Manner as any other laws or Regulations which the Governor General in Council is now or may hereafter be empowered to make.

Orders to be published in "Gazette," and to be laid before Parliament.

CCCXXX. Every such Order in Council as aforesaid shall within Fourteen Days after the issuing thereof, be twice published in the London Gazette, and that a Copy thereof shall be laid before both Houses of Parliament within Six Weeks after the issuing the same, if Parliament be then sitting, and if not, within Six Weeks after the Commencement of the then next Session of Parliament.

Orders may be revoked.

CCCXXXI. It shall be lawful for Her Majesty from Time to Time to revoke any Order or Orders in Council made under the Authority of this Act.

XI. Acquisition of Lands, &c.

As to the Acquisition and Disposal of Lands, &c. for the Service of the Customs:

Acquisition and Disposal of Lands, &c.

Lands and Buildings to be vested in the Secretary of the Customs and his Successors.

CCCXXXII. All Lands which have heretofore been or which shall hereafter be purchased or taken for the Use of Her Majesty's Customs, together with the Rights, Members, Easements, and Appurtenances to the same respectively belonging, except such Lands as may be of Copyhold Tenure, shall be and continue vested in the Secretary for the Time being to the Commissioners of Customs and his respective Successors in such Service, according to the respective Nature and Quality of the said Lands, and the several Estates and Interests in the same respectively, in trust for Her Majesty, Her Heirs and Successors, for the Use and Service of Her Majesty's Customs; and upon the Death of any Secretary. Collector of Customs, or other Officer or Person in whom any Lands or Interest therein were vested as a Trustee for the Crown. all the Estate and Interest therein of such deceased Trustee shall vest in the Secretary for the Time being, and be held and dealt with by him upon the same Trusts and for the same Purposes as if he had been the Trustee originally appointed; and whenever any Act or Deed shall be required to be done by, or the Attendance, Assent, or Concurrence of the Heir-at-Law or legal Representative of such deceased Trustee shall become necessary in order to the Conveyance, Assignment, Surrender, or other Dir position of any such Lands, under the Direction of the Commisioners of Customs, the Secretary of Customs for the Time being shall be deemed to be the Heir-at-Law of such deceased Trustee for such Purpose.

Secretary. under Authority of Commissioners, may sell or let Lands vested in him:

CCCXXXIII. The Secretary of Customs may, under the Direction of the Commissioners of Customs, (testified by Writing under their Hands and Seals,) sell, exchange, or in any Manner dispose of, as well any of the Freehold and Leasehold Lands which shall be so vested in him as also any of the Copyhold Lands which shall have been surrendered to and vested in any Person or Persons, and his, her, or their Heirs and Assigns, in trust for Her said Majesty or any of Her Predecessors, his, her, or their Heirs or Successors, for the Use and Service of Her Majesty's Customs or any Part thereof, in such Manner, for such Considerations, and

to such Persons as the Commissioners of Customs may think fit, and may purchase other Lands for the like Purposes, and after- of Lands, &c. wards sell the same, and for that Purpose may execute all such and execute Conveyances, Assignments, and Agreements as may be necessary necessary Con-

for effectually conveying and assigning the same.

CCCXXXIV. The Monies produced by Sales or Exchange of Monies proany of the said Lands, including the Monies already paid by way duced by Sale of Deposit for the Purchase of any Lands already contracted to be of such Lands sold and the Residue of the Monies to be received in respect or on account of such Contract, shall be paid by the respective Pur- General. chaser or Purchasers thereof, or the Person or Persons making such Exchange to the Receiver General of Customs for the Time being, or to such Person as the said Commissioners for the Time being, or any Two or more of them, shall appoint to receive the same, in trust for Her Majesty, Her Heirs and Successors, for the Use of the said Customs; and the Receipt of the said Receiver General, or such other Person as aforesaid, for such Monies (such Receipt to be endorsed on every such Conveyance, Surrender, or Assignment,) shall effectually discharge the Purchaser or Person by whom or on whose Account the same shall be paid.

CCCXXXV. The Commissioners of the Treasury may, from Treasury may Time to Time, by any Writing under their Hands, authorize any authorize Per-Person to survey and make out any Lands, not exceeding One sons to survey Half Acre at any One Station, which may be wanted for the Pur-Lands for pose of erecting Watch-houses, Dwelling Houses, and other Watch-houses, Buildings requisite for the Security and Protection of the Reve- &c.; nues of Customs and Excise, with all necessary Ways unto and from the same, such Lands being situated within Half a Mile of the Sea-shore or of the Tideway of any navigable River, and may and to treat authorize any Person, by Warrant to treat and agree with the with Owners. Owner or Owners of or any Person or Persons interested in any such Lands as aforesaid for such Estate or Interest therein, or for the absolute Purchase thereof, or for the Possession thereof for

such Term of Years as the Public Service may require.

CCCXXXVI. When Parties, being seised, possessed of, or Parties seised entitled to any such Lands, or any Estate or Interest therein, or entitled to labour under any Disability to sell, release, convey, or assign the same, or to contract for the Grant of any Lease of such Lands, either for any Term of Years or for such Periods as the Public or convey to Service shall require, the Seventh Section of the Lands Clauses Treasury or Consolidation Act, 1845 (England), and the Seventh Section of Customs. the Lands Clauses Consolidation Act, 1845 (Scotland), shall apply to the Cases of the Parties so disabled or incapacitated, in whatever Part of the United Kingdom the said Lands may be situate; and the said Sections are hereby respectively made a Part of and incorporated with this Act, and shall be applicable to Parties so seised or entitled as aforesaid in any Part of the United Kingdom; and for the Purpose of this Act the Expression "the Promoters: of the Undertaking," wherever used in the said Clauses of the Lands Clauses Acts, shall mean the Person authorized as aforesaid by the Commissioners of the Treasury.

CCCXXXVII. In case any Bodies or other Persons authorized Bedies or Perby the Clauses of the Acts lastly herein-before mentioned to sell sons refusing or demise Lands so marked out as aforesaid shall for the Space of to treat, or to accept Conside-

Acquisition veyances, &c.

to be paid to the Receiver

ration offered, Justices and others may put Her Majesty's Officers in possession.

Justices and others may have a Jury summoned.

> Mode of Proceeding by Jury, &c.

Incorporation of Lands Clauses Consolidation Act (England and Ireland).

Incorporation of Lands Clauses Consolidation Act (Scotland).

Fourteen Days (next after Notice in Writing, subscribed by such Person authorized as aforesaid shall have been given to the principal Officer or Officers of any such Body, or to such other Persons hereby authorized to contract on behalf of others or interested themselves as aforesaid, or left at his or their usual Place of Abode, if any such can after diligent Inquiry be found, and in case any such Parties shall be absent from the United Kingdom, or cannot be found after diligent Inquiry, left with the Occupier of such Land, or if there be no such Occupier shall be affixed upon some conspicuous Part of such Lands,) refuse to treat or agree, or by reason of Absence shall be prevented from treating or agreeing with such Person authorized as aforesaid, or shall refuse to accept such annual Rent or Sum as shall be offered for the Hire thereof. either for a Time certain or for such Period as the Public Service may require, then and in such Case, or in case of Disagreement between such Bodies or Persons so authorized to sell, release, grant, or demise and the Person so authorized as aforesaid by the said Commissioners of the Treasury, and in case also it shall not be practicable to procure by voluntary Bargain or Sale any other Land situate and required as aforesaid, then and in such Case it shall be lawful for Two or more Justices to put the Officers of Customs in possession of such Lands, and for that Purpose to issue a Warrant under their Hands and Seals requiring Possession to be delivered to such of said Officers as shall be named therein; and such Person so authorized as aforesaid may issue his Warrant to the Sheriff or Sheriffs of the County, Riding, Stewartry, City, or Place wherein such Lands shall be situate to summon a Jury. and every such Sheriff, upon Receipt of such Warrant, shall, in the Manner required by Law, summon a Jury of Twenty-four Common Jurymen to meet at a convenient Time and Place to be appointed by him for that Purpose, such Time not being less than Fourteen nor more than Twenty-one Days after the Receipt of such Warrant, and such Place not being more than Twenty Miles distant from the Lands in question, unless by Consent of the Parties interested, and he shall forthwith give Notice to the Commissioners of Customs of the Time and Place so appointed by him: Provided always, that nothing herein shall be construed to extend to any Garden or Pleasure Ground, or to any Land immediately contiguous to and used as the Curtilage or Homestead of any Dwelling House.

As to the Mode of Proceeding on the Inquiry by the Jury or Juries so summoned as aforesaid:

CCCXXXVIII. Where the Lands the Subject of Inquiry shall be situate either in *England* or *Ireland*, the Lands Clauses Consolidation Act, 1845, from Section Forty to Section Sixty-eight inclusively, shall be incorporated with this Act; and for the Purpose of this Act the Expression "the Promoters of the Undertaking," wherever used in the said Lands Clauses Consolidation Act, shall mean the Person authorized as aforesaid by the Commissioners of the Treasury.

CCCXXXIX. Where the Lands the Subject of Inquiry shall be situate in Scotland, the Lands Clauses Consolidation Act, 1845 (Scotland), from Thirty-eight to Sixty-eight inclusively, shall be incorporated

ith this Act; and for the Purpose of this Act the ne Promoters of this Undertaking," wherever used of Lands, &c. lauses Consolidation Act, Scotland, shall mean the orized as aforesaid by the Commissioners of the

Acquisition

e Jury impannelled as aforesaid shall ascertain the Compensation to be paid for any such Lands, and the Proportion to Lessees. of such Compensation to any Lessees or Tenants rwise, of such Lands, and the Proportion so to be Surned on the Verdict.

all Cases where Lands shall be taken under the Upon deliverhis Act for a Term of Years or for such Period as ing up Lands ce shall require, the Commissioners of the Treasury son so authorized as aforesaid, at any Time before for the Public f Lands shall be delivered up to the Owner thereof, ecting on his Behalf, shall remove all such Buildings removed, ons which may have been erected thereon for the making Comand carry away the Materials thereof, making pensation to tion to the Owner or Owners of such Lands or · Persons acting on his Behalf, for the Damage · been done thereto or to the Soil thereof by the such Buildings, or removing and carrying away rwise, as the said Commissioners of the Treasury authorized as aforesaid shall think reasonable. ner or Owners, or other Person acting on his In case of be willing to accept the Compensation so offered Dispute Compioners of the Treasury or other Person so autho- pensation to be I may require Two Justices of the Peace of the Stewartry, City, or Place to ascertain the Comought to be made for such Damage, and such Jusain the same, and grant a Certificate thereof, and ch Compensation so ascertained and certified shall by Warrant of the Commissioners of the Treasury titled thereto: Provided, that nothing herein shall Act not to extend to alter, prejudice, or affect any Agree- affect Agrees or shall be entered into by any such Person ments between foresaid with any Owner of such Lands, or other and the Owner. on his Behalf, in relation to such Buildings or

to the Owners all Erections Service to be

settled by Two

Application of Purchase Monies, &c. for Lands taken from Parties under Disability, &c.:

In all Cases where any Money shall have been or ed, or shall have been or shall be found by the Verdict to be paid for the Use or Possession of Lands taken this Act belonging to any Person under any Disacapacity, or not having the absolute Interest therein, all be paid by Warrant of the Commissioners of the the proper Officer of the Court of Exchequer at r, Edinburgh, or Dublin respectively for the Time being ng the Monies belonging to the Suitors of the said he Use of such Person, and such Officer is hereby authorequired to receive and give a Discharge for such on Receipt thereof to sign a Certificate to the Barons

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Application of Purchase Money.

Money given for Lands belonging to incapacitated Persons, &c. to be paid to the proper Officer of the Exchequer for their

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Acquisition of Lands, &c. C. 107.

and upon his Certificate of Receipt, Lands may be vested in Her Majesty. Barons of Exchequer upon Application of Parties interested may order Disposal of Money deposited.

On the Death or Removal of Officer of Exchequer, Stocks and Securities shall vest in his Successor.

Costs of Conveyance, &c.

Certain Sections of Lands Clauses Consolidation Acts incorporated.

XII. Isle of Man.

Isle of Munto be Part of United Kingdom for Purposes of

this Act.

of the said Courts of Exchequer respectively, under his Hund, signifying that such Money was received by him for the Use of of such Person who shall be named in such Certificate and the said Certificate shall be filed in the said Court of Exchange Westminster, Edinburgh, or Dublin respectively, as the Car and be, and a Copy thereof, signed by such Officer, shall be real as allowed as Evidence for the Purposes herein-after mentioned, wi such Officer is hereby required, upon Receipt of any such Sen of Money as aforesaid, to pay the same into the Bank of England or Bank of Scotland, or Royal Bank of Scotland, or Bank of Ireland, as the Case may require, and immediately upon the film: of such Certificate the said Lands shall be vested in or to the Use of Her Majesty, Her Heirs and Successors.

CCCXLIII. Upon the Application by Petition of any Party making claim to the Money so deposited, or any Part thereof, or to the Lands in respect whereof the same shall have been so deposited or any Part of such Lands, or any Interest in the same, the Bareof the Court of Exchequer at Westminster, Edinburgh, or Dublin may in a summary Way, as to them shall seem fit, order such Money to be invested in the Public Funds, or may order Divisbution thereof, or Payment of the Dividends thereof, scording to the respective Interests of the Parties making claim want Monies or Lands or any Part thereof, and may make such sub.

Order in the Premises as the Court shall deem fit. CCCXLIV. Upon the Death, Removal, or Resignation of any

such Officer of the said Courts of Exchequer, all Stocks and Securities vested in him by virtue of this Act shall vest in the succeeding Officer of the Exchequer for the Purposes berein-before mentioned, without any Assignment or Transfer; and all Monn's paid in the said Banks respectively in pursuance of this Act, or remaining in the Hands of any such Officer at his Death, Resignation, or Removal, and not vested in the Funds or placed out on Securities, as aforesaid, shall be paid over to the succeeding Officer for the like Purpose for the Time being.

And as the Costs of Conveyances or Leases of Lands under this Act:

CCCXLV. Sections Eighty-one, Eighty-two, and Eighty-three of the Lands Clauses Consolidation Act, 1845, shall be and are hereby incorporated with this Act, so far as the same shall read to the Conveyance or Demise of Lands in England and Irdent; and Sections Eighty, Eighty-one, and Eighty-two of the Levis Clauses Consolidation Act (Scotland), shall be and are hard incorporated with this Act, so far as the same shall relate to the Conveyance or Demise of Lands in Scotland; the Expression of " the Promoters of the Undertaking," wherever used in the side Acts respectively, to mean the Persons so authorized as aforesaid by the Commissioners of the Treasury.

AS TO THE ISLE OF MAN.

CCCXLVI. The Isle of Man shall be deemed and taken to be Part of the United Kingdom for all the Purposes of this Act, but nothing herein contained shall prejudice or affect, or be construed in any way directly or indirectly to prejudice or affect, any of the Right Rights or Privileges legally exercised or enjoyed by the said Isle

it the Time of the passing of this Act.

CCCXLVIL No Foreign Goods upon which a higher Duty is Goods depayable on their Importation into Great Britain or Ireland than livered out of on their Importation into the Isle of Man shall, after the same have seen cleared and delivered out of Charge of the proper Officer of Justoms for Consumption or otherwise in the said Isle, be carried to be brought or shipped or be water-borne or be brought to any Quay, Wharf, into Great or other Place to be shipped or water-borne to be carried from he said Isle into Great Britain or Ireland; nor shall any such hoods which may be brought to the said Isle, though not cleared and delivered as aforesaid, be removed or carried from thence into but not de-Great Britain or Ireland until the same shall have been duly livered out of leared for that Purpose by the proper Officer of Customs, nor Charge of unless reported for Removal in the same Ship and in continuation Customs may of the Voyage to some Port in Great Britain or Ireland,) until ufficient Security by Bond or otherwise shall have been given, in Ireland, under uch Manner and on such Terms and Conditions as the Commis- Conditions. ioners of Customs may direct, for the due Delivery thereof at some Port or Place in Great Britain or Ireland; and all Goods carried, brought, shipped, removed, or water-borne to be shipped, removed, or carried contrary hereto shall be forfeited, and every Person who shall carry, ship, bring, remove, or water-bear to be shipped, removed, or carried any Goods contrary hereto, or who hall aid or be concerned therein, shall forfeit Treble the Value of such Goods, or the Sum of One hundred Pounds, at the Election of the Commissioners of Customs.

CCCXLVIII. Any Goods, the Growth of the Isle of Man, or Goods, the here manufactured from Materials the Growth of the said Isle. r from Materials not subject to Duties in Great Britain or Ireland, or from Materials upon which the Duty has been paid in may be im-Great Britain or Ireland and upon which no Drawback has been ported into subsequently granted, may be brought from the said Isle into Great Britain Great Britain or Ireland without Payment of any Duty: Provided or Ireland on always, that such Goods may nevertheless be charged with such Proportion of such Duties as shall fairly countervail any Duties of Excise payable on the like Sort of Goods the Produce of that Part of the United Kingdom into which they shall be brought, and any Articles, either wholly or in part manufactured in the said Isle from any Materials upon which a higher Duty is payable upon their Importation into the United Kingdom than on their Importation into the Isle of Man, may be brought from the said Isle into Great Britain or Ireland on Payment of the Duty payable on such Goods in that Part of the United Kingdom into which

they shall be so brought.

CCCXLIX. Before any Goods shall be shipped in the Isle of Declaration and Man to be carried to Great Britain or Ireland, as the Growth or Produce of that Isle, or as Manufactures of that Isle from Materials the Growth and Produce thereof, or from Materials not Goods from subject to Duty in Great Britain or Ireland, or from Materials Isle of Man. upon which the Duties shall have been paid and not drawn back in Great Britain or Ireland, Proof shall be made by the written Declaration of some competent Person, to the Satisfaction of the Collector or Comptroller of Customs at the Port of Shipment,

Isle of Man.

Charge of Customs in the Isle of Man not Ireland. Goods brought to Isle of Man be brought to Great Britain or

Growth cr Manufacture of lale of Man, Certifiente, &c.

that

Isle of Man.

that such Goods (describing and identifying them) are of such Growth, Produce, or Manufacture, as the Case may be, and in such Declaration shall be stated the Name of the Person by whom such Goods are intended to be shipped, and such Person, at the Time of Shipping, (not being more than One Month after the Date of such Declaration,) shall make and subscribe a Declaration before such Collector or Comptroller, that the Goods to be shipped are the same as are mentioned in such Declaration, and thereupon the Collector or Comptroller shall, on Demand, give to the Master of the Ship in which the Goods are to be exported, a Certificate of such Proof of Produce or of Manufacture, describing the same, and setting forth the Name of the Party and of the Ship and of the Master thereof, and the Destination of the Goods.

Act not to affect Excise Drawbacks.

Stores of Manx Ships, CCCL. Nothing herein contained shall be deemed or construed to affect the Laws and Regulations now in force respecting Duties and Drawbacks of Excise on Goods removed to the *Isle of Man*.

CCCLI. If any Ship or Boat bound from the Isle of Man to Great Britain or Ireland shall have on board any Stores of Spirits, Tobacco, or Tea for the Use of the Crew exceeding the Quantities specified in the following Table, such Stores, together with the Casks or Packages containing the same, and also the Ship or Boat, shall be forfeited:

TABLE.

	In Ships or decked Vessels.	In open Bont.
Spirits for each Seaman Tobacco for each Seaman Tea for the whole Crew		One Quart. Half a Pound. One Pound.

Treasury may restrict Imports. CCCLII. The Commissioners of the Treasury shall and may at any Time, if they see fit, by Order under their Hands, restrict or limit the Importation into the Isle of Man of any Foreign Goods to such Quantities per Annum and in such Mamer as they may deem necessary, and also determine into what Ports in the Isle of Man and from what Places such Goods may be imported.

Management of Duties.

Duties to be paid into the Exchequer.

of Goods into the Isle of Man shall be collected, paid, recovered, and accounted for under the Management and Control of the Commissioners of Her Majesty's Customs; and, except the necessary Charges of collecting, recovering, and accounting for the same, the said Duties shall from Time to Time (subject to the Deductions herein-after mentioned) be brought and paid into the Receipt of Her Majesty's Exchequer, distinctly and apart from all other Branches of the Public Revenue, and shall go to and make Part of the Consolidated Fund of the United Kingdom of Great Britain and Ireland: Provided always, that any of the Collectors of Customs of the said Isle shall retain, and he and they is and are hereby authorized and required, agreeably to such Directions as shall from Time to Time be given for that Purpose by the Commissioners

Isle of Man.

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missioners of Her Majesty's Customs, to retain, such Sum or Sums of Money in his or their Hands as may be sufficient to defray the necessary Expenses attending the Government of the said Isle of Man and the Administration of Justice there, and other Charges incurred in the said Isle, which have heretofore been or may hereafter be deemed fit and proper Charges to be deducted from and paid out of the Duties of Customs collected in the said Isle of Man; and upon the Amount of the said Expenses and Charges being ascertained, the said Commissioners are hereby authorized to direct the same to be paid out of the said Monies so retained to such Person or Persons as may be entitled to receive the same.

CCCLIV. The necessary Expenses attending the Government Expenses of the of the Isle of Man and the Administration of Justice there, and other Charges incurred in the said Isle, which have heretofore and 2,300l per been deemed fit and proper Charges to be deducted from and paid Harbour Comout of the Duties of Customs collected in the said Isle, or which may hereafter be deemed proper Charges, and also the annual Isle of Man, Sum of Two thousand three hundred Pounds made payable by an Act passed in the Eighth and Ninth Years of the Reign of Her present Majesty, Chapter Ninety-four, Section Twenty-five, to Her Majesty's Receiver General in the said Isle of Man, and to be applied for the lawful Purposes of the Harbour Commissioners therein mentioned, shall and may be retained and paid by the Collector of Customs of the said Isle, out of the Duties of Customs collected in the said Isle, as herein-before provided.

CCCLV. In addition to the Deductions from the Customs Additional Duties herein-before provided for, there shall be set aside Allowance for annually a Sum equal to One Ninth Part of the Amount derived Public Works from such Duties, to be applied by the Commissioners of the Treasury in effecting Improvements in the Harbours and other Public Works in the Isle of Man, the necessary Repairs and . Improvements in the Harbours taking Priority to other Public Works; and it shall be lawful for the Court of Tynwald from Time to Time to determine what Improvements and Public Works shall be so undertaken, the Lieutenant Governor having a Veto upon such Decision.

As to general Orders and Regulations:

CCCLVI. The Commissioners of Customs shall, as soon as con- General Orders veniently may be after the Commencement of each Year, cause to be printed. to be printed all general Orders made by them for the Regulation of the Customs during the preceding Year.

As to the Interpretation of Terms used in this Act:

CCCLVII. For the Purposes of this Act,—

"Assistant Barrister" shall, with respect to Matters or Interpretation Proceedings in the County of Dublin, be construed of Terms. as meaning the Chairman of Kilmainham, and with respect to Matters or Proceedings in the City of Dublin, be construed as meaning the Recorder of the City of Dublin:

"Attorney General" shall include Solicitor General or other Chief Law Officer of the Crown in any of Her Majesty's Possessions abroad where there is no Attorney General:

Government. Annum to missioners of to be paid by

in Isle of Man.

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"British Possession" shall include Colony, Plantation, Island, Territory, or Settlement belonging to Her Majesty:

"Channel Islands" shall mean the Islands of Gurney,

Jersey, Alderney, and Sark:

"Collector and Comptroller" generally, wherever any Act.

Matter, or Thing shall or may be required by this or any other Act of Parliament to be done by or with the Collector and Comptroller of any Port or Place, the same may be done by or with the Collector or Comptroller or other principal acting Officer of Customs at such Port or Place, and be as valid and effectual as if done by or with any Collector and Comptroller:

"Commissioners of the Treasury" shall mean the Lords
Commissioners of Her Majesty's Treasury:

"Commissioners of Customs" shall mean the Commissioners

of Her Majesty's Customs:

"County" shall mean and include any City, County of a City, County of a Town, Borough, or other Magisterial Jurisdiction, or any Place or District enumerated in Section Two hundred and seventy-four of this Act, unless there be something in the Subject or Context repugnant to such Construction:

"Drawback" shall include Bounty:

"Her Majesty" shall mean Her Majesty, Her Heirs and Successors:

"Justice" shall mean Justice of the Peace, and include Deemster or any other Magistrate:

"Landing Waiter" shall include any Officer duly authorized to superintend the Landing and Examination of Goods on their Importation:

"Limits of East India Company's Charter" shall mean the Cape of Good Hope and all Places and Seas Eastward thereof to the Straits of Magellan:

"Master" shall mean the Person having or taking the Charge

or Command of any Ship:

"Queen's Warehouse" shall mean any Place provided by the Crown for lodging Goods therein for Security of the Customs:

"Seaman" shall include Mate, Mariner, Sailor, or Landsman,

being One of the Crew of any Ship:

"Ship" shall mean Ship or Vessel of any Description, unless used to distinguish a Ship from a Sloop or some other Description of Vessel:

"Warehouse" shall mean any Place in which Goods entered to be warehoused may be lodged, kept, and secured.

As to the Repeal of existing Acts:

Acts set forth in Schedule repealed.

CCCLVIII. The several Acts and Parts of Acts set forth in Schedule (A.) to this Act annexed are hereby repealed, to the Extent to which such Acts or Parts of Acts are by such Schedule expressed to be repealed, except as to anything done before the Commencement of this Act, and except so far as relates to any Arrears of Duty or to any Drawback which shall have become

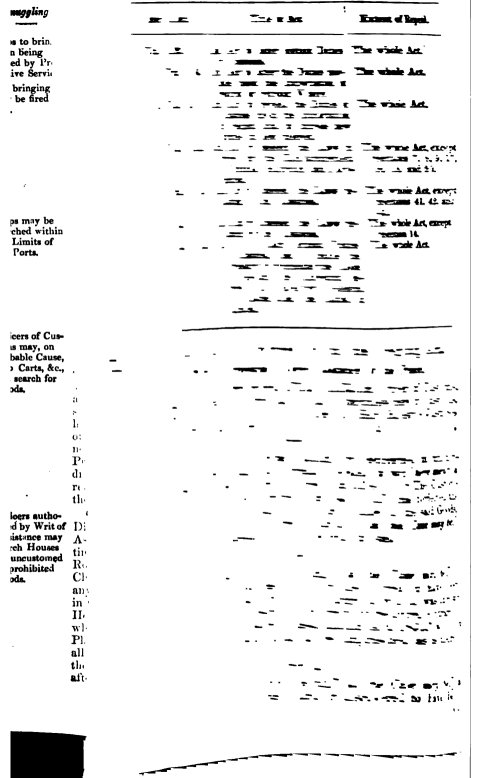
due or payable, and except so far as may be necessary for the Purpose of supporting or continuing any Proceeding heretofore taken or to be taken after the Commencement of this Act, and except as to the Recovery or Application of any Penalty for any Offence which shall have been committed or any Forfeiture which shall have been incurred before the Commencement of this Act: and all Orders made by Her Majesty in Council, all Bonds taken Orders &c. or Licences granted, and all Things done under the Authority or under Acts rein pursuance of any of the Acts hereby repealed, shall nevertheless pealed, valid. be valid and effectual.

CCCLIX. This Act shall be registered in the Royal Courts Registration in of the Islands of Guernsey and Jersey respectively, and the said Royal Courts Royal Courts respectively shall have full Power and Authority of Guernsey and are hereby required to register the same.

CCCLX. This Act shall come into operation on the Day of the Commencement passing of this Act; and in citing it in other Acts of Parliament, and Short Titls and in legal Instruments, it shall be sufficient to use the Expression of Act. "The Customs Consolidation Act. 1853."

SCHEDULE (A.) of ACTS to be repealed.

Date of Act.	Title of Act.	Extent of Repeal.
6 Geo. 4. c. 41.	An Act to repeal the Stamp Duties payable in Great Britain and Ireland upon the Transfer of Property in Ships and Vessels, and upon Bonds and Debentures required to be given in relation to the Duties, Drawbacks, and Bounties of Customs or Excise, and to grant other Duties of Stamps on such Bonds and Debentures.	Section 4, so far as relates to Her Ma- jesty's Customs.
8 & 9 Vict. c. 85.	An Act for the Management of the Customs.	The whole Act, except Sections 2 and 3.
8 & 9 Vict. c. 86.	An Act for the general Regula- tion of the Customs.	The whole Act, except Sections 45, 139, and 140, and Section 53, so far as relates to Scotland.
8 & 9 Vict. c. 87.	An Act for the Prevention of Smuggling.	The whole Act, except Sections 10 and 124.
8 & 9 Vict. c. 90.	An Act for granting Duties of Customs.	The whole Act.
8 & 9 Vict. c. 91.	An Act for the warehousing of Goods.	The whole Act, except Section 51.
8 & 9 Vict. c. 92.	An Act to grant Bounties and Allowances of Customs.	The whole Act.
8 & 9 Vict. c. 93.	An Act to regulate the Trade of British Possessions abroad.	The whole Act.
8 & 9 Vict. c. 94.	An Act for the regulating the Trade of the Isle of Man.	The whole Act.
9 & 10 Vict. c. 23.	An Act to alter certain Duties of Customs.	The whole Act.
9 & 10 Vict. c. 102.	An Act to amend the Laws re- lating to the Customs.	The whole Act.



board a Ship or Boat, contrary to the Section 235. of "The SCHEDULE (B.) stoms Consolidation Act, 1853," whereby the said C.D. has come liable to be imprisoned as is therein directed.

COUNT 4.

That C.D. was found or discovered to have been on board ship or Boat within a Port, Bay, Harbour, River, or Creek the United Kingdom, [or "the Channel Islands," as the Case be,] contrary to Section 236. of "The Customs Consolidation f, 1853," whereby the said C.D. has forfeited the Sum of One dred Pounds.

On Sec. 236.

COUNT 5.

hat C.D. did make and subscribe a false Declaration or Docut, purporting to be [here state the Nature of the Document rally], the same being false and untrue, contrary to Section of "The Customs Consolidation Act, 1853," whereby the said has forfeited the Sum of One hundred Pounds.

On Sec. 198.

COUNT 6.

hat C.D. did untruly answer a certain Question put to him by an Officer of Customs, contrary to Section 198. of the Customs Consolidation Act, 1853," whereby the said C.D. forfeited the Sum of One hundred Pounds.

On Sec. 198.

COUNT 7.

nat C.D. did counterfeit or falsify [or "wilfully use when terfeited or falsified," as the Case may be,] a certain Docupurporting to be [here state the Nature of the Document rally], contrary to Section 198. of "The Customs ConsolidaAct, 1853," whereby the said C.D. has forfeited the Sum of handred Pounds.

On Sec. 198.

COUNT 8.

isat C.D. did fraudulently alter [or counterfeit, as the Case be,] the Seal, Signature, Initials, or Mark of or used by an cer of Customs, contrary to Section 198. of "The Customs isolidation Act, 1853," whereby the said C.D. has forfeited the prof One hundred Pounds.

On Sec. 198.

COUNT 9.

That a certain Vessel or Boat called the , whereof D. was Owner, [or Master, as the Case may be,] was unlawfully d in importing, landing, removing, carrying, or conveying of tain uncustomed or prohibited Goods; to wit, [here mention crally the Goods,] contrary to Section 203. of "The Customs mediation Act, 1853," whereby the said C.D. has forfeited the in of , which the Commissioners of Customs have geted to be sued for in this Case.

On Sec. 203.

COUNT 10.

That C.D. was driving or conducting a Cart, Waggon, or other aveyance, and refused to stop, or to allow the Examination reof, when required in the Queen's Name, contrary to Section 1). of "The Customs Consolidation Act, 1853," whereby the ad C.D. has forfeited the Sum of One hundred Pounds.

On Sec. 220.

COUNT

SCHEDULE (B.)

COUNT 11.

On Sec. 225.

That C.D., an Officer of Police, having detained certain Goods, to wit, [here mention generally the Goods,] on Suspicion of their being stolen, neglected to convey the same to the proper Warehouse, [or neglected to give Notice thereof to the Commissioners of Customs, as the Case may be,] contrary to Section 225. « "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of Twenty Pounds.

COUNT 12.

On Sec. 229. That C.D. obstructed a Person duly employed for the Prevention of Smuggling, contrary to Section 229. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of One hundred Pounds.

COUNT 13.

On Sec. 229.

That C.D. denied the Possession of certain Foreign Goods, to wit, [here mention generally the Goods,] which were afterwards found to be [or "to have been," as the Case may be,] in his Possession, contrary to Section 229. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of being Treble the Value of the said Goods.

COUNT 14.

On Sec. 231.

That C.D., an Officer of , did, without reasonable Ground, require a certain Person, to wit, one E.F., to be searched, contrary to Section 231. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of Ten Pounds.

COUNT 15.

On Sec. 232.

That C.D. was concerned in importing certain prohibited or restricted Goods, to wit, [here mention generally the Goods,] contrary to Section 232. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of , being Treble the Value of the said Goods, [or "the Penalty of One hundred Pounds," as the Case may be,] for which the Commissioners of Customs have elected to sue.

COUNT 16.

On Sec. 232,

That C.D. was concerned in unshipping or otherwise dealing with certain prohibited, restricted, or uncustomed Goods, to wit. [here mention generally the Goods,] contrary to Section 232. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of , being Treble the Value of the said Goods, [or "the Penalty of One hundred Pounds," as the Case may be,] for which the Commissioners of Customs have elected to sue.

COUNT 17.

On Sec. 232.

That C.D. was concerned in the illegal Removal of certain Goods, to wit, [here mention generally the Goods,] from a Warehouse, or otherwise illegally dealing with the same after they had been so removed, contrary to the Provisions of Section 232. of

"The Customs Consolidation Act, 1863," whereby the said C.D. SCHEDULE (B.) has forfeited the Sum of , being Treble the Value of the said Goods, [or " the Penalty of One hundred Pounds," as the Case may be, I for which the Commissioners of Customs have elected to sue.

COUNT 18.

That C.D. was knowingly concerned in evading Duties of On Sec. 232. Customs upon or in dealing with certain Goods, to wit, [here mention generally the Goods,] with Intent to defraud Her Majesty of the Duties of Customs in respect thereof, contrary to Section 232. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of , being Treble the Value of the Goods, [or "the Penalty of One hundred Pounds," as the Case may be, for which the Commissioners of Customs have elected to sue.

COUNT 19.

That C.D. was concerned in the Removal of certain Goods, to On Sec. 233. wit, [here mention generally the Goods,] or otherwise dealing with the same, contrary to Section 233. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of , being Treble the Value of the said Goods, for "the Penalty of One hundred Pounds," as the Case may be,] for which the Commissioners of Customs have elected to sue.

COUNT 20.

That C.D. offered certain Goods for Sale, to wit, [here mention On Sec. 241. generally the Goods,] contrary to Section 241. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of , being Treble the Value of the said Goods.

COUNT 21:

That C.D. was concerned in the assembling of Persons contrary On Sec. 247. to Section 247. of "The Customs Consolidation Act, 1853," whereby the said C.D. has become liable to be imprisoned as is therein directed.

COUNT 22.

That C.D. obstructed Persons employed for the Prevention of On Sec. 247. Smuggling, or was concerned in the Rescue or Attempt at Rescue of seized Goods, or in the Destruction or Attempt at Destruction thereof, contrary to Section 247. of "The Customs Consolidation Act, 1853," whereby the said C.D. has become liable to be imprisoned as is therein directed.

COUNT 23.

That certain Goods, to wit, [here mention generally the Goods,] were seized on the Day of being dealt with contrary to Section [here insert the Section in Figures of "The Customs Consolidation Act, 1853," whereby the said Goods have become liable to Forfeiture, and that C.D. of has claimed the same.

SCHEDULE (B.)

COUNT 24.

On Sec. 274.

That C.D. being summoned as a Witness, did neglect or refuse to appear, or, having appeared, did refuse to take Oath or affirm, or give Evidence, or answer, contrary to Section 274. of "The Customs Consolidation Act, 1853," whereby the said C.D. has forfeited the Sum of

Exhibited to and before me the Day of in the Year of our Lord

Form of Summons on Information.

To [C.D.]

WHEREAS an Information has been exhibited by [A.B.] to wit. an Officer of Customs, under the Direction of the Commissioners of Customs, before me One of Her Majesty's Justices of the Peace for the in the following Form [here copy the Information].

This is therefore to require you personally to appear before me, or such other Justice or Justices of the Peace as may be present at , in the of , on the Day of next ensuing, at the Hour of o'Clock in the Forenoon of said Day, to answer the said Information.

Given under my Hand and Seal, at in the of this Day of in the Year of our Lord .

Form of Summons on Information for Condemnation of Seizures.

To of in the

An Information having been preferred by [A.B.] an to wit. Officer of Customs, under the Direction of the Commissioners of Customs, before me One of Her Majesty's Justices of the Peace for the of , for the Condemnation of [here state the Goods] seized on the Day of in the Year of our Lord , for being dealt with contrary to Section

of "The Customs Consolidation Act, 1853," and claimed by you

This is to require you to appear before me, or such other Justice or Justices of the Peace as may be present at the of on the Day of

next ensuing, at the Hour of o'Clock in the Forenoon of said Day, to show Cause why the said Goods should not be condemned as forfeited.

Given under my Hand and Seal, at in the of this Day of in the Year of our Lord .

Form

Form of Summons for Witnesses.

SCHEMELE (B.)

To You are hereby required personally to be and appear, on the Day of to wit. ext ensuing, at the Hour of o'Clock in the in the fore me, or such other of Her Majesty's Justices of the Peace r the said of as may be then and here present, to give Evidence and testify the Truth, according your Knowledge, concerning the Facts alleged in a certain formation exhibited against C.D. under "The Customs Consodation Act, 1853," and herein fail not, under the Penalty therein rovided.

Given under my Hand and Seal, at in the of this Day of in the Year of our Lord .

Form of Conviction.

BE it remembered, That on this Day of in the Year of our Lord in the C.D. is convicted before me [or us, as the Case may be,] of Her Majesty's Justices of the Peace for the of : For that he the said C.D., within Three Years now last past [here state the Offence as in the Information], and where the Party has been convicted of an Offence punishable by pecuniary Penalty and Imprisonment in default of Payment, \ \ \text{\text{\text{\text{\text{I}}}}} or we, adjudge the said C.D. for his said Offence to forfeit and pay the Sum of ; which [if such be the Case,] I, or we, mitigate to the Sum of ; and if the said be not forthwith paid, I, or we, adjudge the said C.D. to be imprisoned in Her Majesty's Gaol at until the same be paid, of or where it shall have been so adjudicated add, instead of the Words "until the same be paid," for the Period of Six Months,] unless he shall sooner pay the said Sum of where the Party has been convicted of an Offence punishable by Imprisonment with Hard Labour,] I, or we, adjudge the said C.D., for his said Offence [and where the Party has been previously convicted insert here, "he having been previously convicted,"] to be imprisoned in Her Majesty's House of Correction , and there in the kept to Hard Labour for the Period of Months.

Given under Hand and Seal, at in the of this Day of in the Year of our Lord

Form of Commitment for Nonpayment of a pecuniary Penalty.

To [A.B.] an Officer of Customs, and to the Gaoler to vit. or Keeper of the Gaol at in the of [C.D.] having been this Day convicted before me [or us, as the Case may be,] of Her Majesty's Justices of the Peace in and for the of , upon 3 H 2

in Day

Screen (B.) the Information of [A.B.] an Officer of Customs, under the Direction of the Commissioners of Customs, of having, within Three Years now last past, [here state the Offence generally, and the Date thereof,] I [or we, as the Case may be,] did adjudge that the said [C.D.] had forfeited for his said Offence the Sun of [adding, if mitigated,] which I [or we, as the Case may be,] mitigated to the Sum of , which has not been paid.

This is to command you forthwith to convey the said [C.D.] to the Gaol at in the of , and to deliver him into the Custody of the Gaoler or Keeper of the said Gaol.

And I [or we] the said Justice or Justices [as the Case may be,] do hereby authorize and require you, the said Gaoler or Keeper of the said Gaol, to receive the said [C.D.] into your Custody, and him safely to keep in your said Goal until he shall duly pay the said Sum of or be discharged according to Law [or, if it be so adjudicated, insert, instead of what follows the Word "Gaol," for the Period of Six Month, unless he shall sooner pay the said Sum of

Given under Hand and Seal, at
the of this
of in the Year of our Lord

Form of Commitment to Hard Labour.

to wit. $\{ f(A,B,B) \}$ or Keeper of the House of Correction at in the

C.D. having been this Day duly convicted before me for us, as the Case may be,] of Her Majesty's Justices of the Peace for the upon the Information of [A.B.] an Officer of Customs, under the Direction of the Commissioners of Customs, of having, within Three Years now last past, [here state the Offence generally, and Date thereof,] I [or we, as the Case may be,] did adjudge that the said [C.D.] should for his said Offence [if previously convicted, say, "he having been previously convicted,"] be imprisoned in the House of Corin the said rection at and be there kept to Hard Labour for the Period of Months. This is to command you forthwith to convey the said [C.D.] to the House of Correction at in the , and to deliver him into the Custody of the Gaoler or Keeper of the said House of Correction, and I [or we,] the said Justice or Justices, [as the Case may be,] do hereby authorize and require you, the said Gaoler or Keeper of the said House of Correction, to receive and take the said [C.D.] into your Custody, and him safely to keep to Hard Labour in your said House of Correction for the Period of

Given under than and Seal, at the of this of in the Year of our Lord

Day Form

In

Form of Condemnation of seized Goods.

SCHEDULE (B.)

BE it remembered, That an Information having been to wit.

exhibited by [A.B.] an Officer of Customs, under the Direction of the Commissioners of Customs, before me , One of Her Majesty's Justices of the Peace for the said of , for the Condemnation of [kere state the Goods,] for being dealt with contrary to Section of "The Customs Consolidation Act, 1853," whereby the same became liable to Forfeiture, and which said Goods having been claimed by [C.D.] of , who was duly summoned to show Cause why the same should not be condemned as forfeited, and the Forfeiture thereof having been duly proved before me, or us, [as the Case may be,] I, or we, [as the Case may be,] do adjudge the same to be forfeited, and do condemn the same accordingly.

Given under Hand and Seal, at in the of this Day of in the Year of our Lord

TABLE OF FEES referred to in the foregoing Act. In Cases summarily disposed of under Section 239.

	Ł	s.	d.
Convening Justices in One or more Cases on the same	^		_
Day	U	2	6
Attendance in each Case of Detention for the same Offence:—			
Where One Person detained	0	5	0
	,Õ		6
Three or more, ditto		10	6
Imoc of more, draw -	v	10	U
In Cases of Detention and Remand.			
Convening Justices in One or more Cases on the same			
Day	0	2	6
Taking Information of Officer to ground Warrant of		-	-
Detention against One or more Persons for the same			
Offence, and Oath	0	2	6
Warrant of Detention for One Defendant only	Ŏ	ī	6
for each additional Defendant	ŏ	_	6
Recognizance for Defendant's Appearance	ŏ	_	6
Convening Justices to hear One or more Cases of Re-	•	_	Ŭ
mand on the same Day	0	5	0
Each Summons to Witnesses, when required -	ō	2	Ŏ
Fach Information exhibited	ŏ	2	6
Each Witness examined, where Examination does not	•	_	Ī
exceed Two Folios, and Oath	0	1	0
Each additional Folio beyond the Two first -	Ō	_	8
Taking down Prisoner's Reply, if any, to Charge -	Ŏ	1	Ō
Recording Conviction or Acquittal	Ŏ	2	6
Warrant of Commitment -	ō	3	ō
Copy for Revenue Solicitor	Õ	ĭ	Õ
Engrossing Conviction on Parchment to file, and trans-	_	-	-
mitting same to Clerk of Peace	oʻ	6	0.
AND MINISTER OF CASE OF T DOLO	•	•	

3 H 3

In Cases where the Parties are proceeded against by Sumons. Lid Convening Justices to receive Information in One or more Cases for the same Day -2 6 Each Information exhibited Summons for Defendant's Appearance Duplicate Convening Justices in One or more Cases for Hearing on the same Day Each Summons for Witnesses Each Witness examined, where Examination does not exceed Two Folios, and Oath Every additional Folio beyond the Two first Taking down Statement, if any, of Party accused Recording Conviction or Acquittal Warrant of Commitment Copy for Revenue Solicitor Engrossing Conviction on Parchment to file, and transmitting same to Clerk of Peace GENERAL PROSECUTIONS AT THE INSTANCE OF THE COMMISSIONIES OF CUSTOMS. In Cases where Parties are brought before the Justices for Offences determinable at Sessions or Assizes. Convening Justices when required Information and Oath to ground Warrant or Summons Summons to compel Party's Appearance Duplicate Warrant for Apprehension of Offender Taking Depositions of Witnesses, per Folio Copies ditto for Revenue Solicitor, when required, per Folio Warrant of Commitment Recognizance to prosecute and give Evidence -Recognizance to give Evidence, whatever the Number of Witnesses included therein Each Notice of Recognizance to prosecute or give Evidence

C A P. CVIII.

An Act for further continuing certain temporary Provisions concerning Ecclesiastical Jurisdiction in England.

[20th August 1853.]

WHEREAS an Act was passed in the Session holden in the Tenth and Eleventh Years of the Reign of Her present Majesty, intituled An Act to amend the Law as to Ecclesiatical Jurisdiction in England, by which it was enacted, that certain of the Provisions therein contained should continue unit the First Day of August One thousand eight hundred and forty-eight, and, if Parliament were then sitting, until the End of the then Session of Parliament; and such Provisions have been continued

10 & 11 Viet. c. 98. continued by sundry Acts until the First Day of August One thousand eight hundred and fifty-three, and to the End of the then next Session of Parliament: And whereas it is expedient that the said Provisions should be further continued? Be it erefore enacted by the Queen's most Excellent Majesty, by and ith the Advice and Consent of the Lords Spiritual and Temporal, ad Commons, in this present Parliament assembled, and by the uthority of the same, That the said Provisions of the said Act Certain Pronall continue until the First Day of August One thousand eight visions of undred and fifty-four, and to the End of the then next Session of further con-'arliament.

CAP. CIX.

An Act to continue an Act to amend the Laws relating to Loan Societies. [20th August 1853.]

3 & 4 Vict. c. 110. continued till 1st October 1856, and to the End of the then next Session.

CAP. CX.

- An Act to apply a Sum out of the Consolidated Fund and the Surplus of Ways and Means to the Service of the Year One thousand eight hundred and fifty-three, and to appropriate the Supplies granted in this Session of Parliament. [20th August 1853.]
 - § I. There shall be applied, for the Service of the Year 1853, the Sum of £10,634,087 2s. 4d. out of the Consolidated Fund.
 - II. The Treasury may cause £10,634,087 2s. 4d. of Exchequer Bills to be made out in manner prescribed by 48 G. 3. c. 1., 4 & 5 W. 4. c. 15., and 5 & 6 Vict. c. 66.
 - III. The Clauses, &c. in recited Acts extended to this Act.
 - IV. Interest on Exchequer Bills.
 - V. Bank of England may advance £10,634,087 2s. 4d. on the Credit of this Act, notwithstanding 5 & 6 W. & M. c. 20.
 - VI. Bills prepared by virtue of this Act to be delivered to the Bank as Security for such Advances.
 - VII. Monies raised by Bills to be applied to the Services voted by the Commons.
 - VIII. Exchequer Bills made chargeable upon the growing Produce of the Consolidated Fund.
 - IX. Treasury may apply for the Service of the Year 1853, £355,143 4s. 8d., Surplus of Ways and Means.
 - X. Appropriation of Ways and Means to Services hereafter expressed.—16 & 17 Vict. c. 6., 16 & 17 Vict. c. 12., 16 & 17 Vict. c. 25., and 16 & 17 Vict. c. 31.

ξXI.	There shall be	; iss	ued	•
	£ 100,000	0	0	For Steam Machinery for Naval Pupus, to 5th April 1853.
	73,971	0	0	For Wages for6, 500 additional Seamen and
	1,200	Q	0	For Medicines, &c. for 31st Merch 1852
•	37,929	0	O	For Victuals, &c. for ditto
XIL	7,120,705			For Navy Services; viz.
	1,736,236			For Wages to 45,500
•	615,426		0	Seamen and Marines - For Victuals, &c. in the
•	137,245		0	Navy For Salaries, &c. of the
	3 4,939	0	0	Admiralty Office - For the Navy Scientific
	134,230	0	0	Departments For Naval Establishments at home
	22,764	0	0	For Naval Establishments abroad
	683,648	0	0	For Wages of Artificers &c. at home For Wages of Artificers For the Yearship
	35,566	0	0	
	1,023,011	0	0	For Naval Stores, &c
	256,948		.0	For new Works in Naval Establishments
	26,000	0	0	For Medicines, &c
	57,427	0	0	For Naval Miscellaneous Services
	687,575		0	For Naval Half Pay, &c.
	483,134		0	
	148,894	0	0	For Civil Pensions -
	152,950	v	U	for Army and Ord- nance Services
	50,000	0	0	For Royal Naval Coast Volunteers
	835,212	0	0	
XIII.	7,060,882	0	0	For Army Services; viz.
	3,625,783	0	0	For Forces in United Kingdom and Stations abroad(except the East Indies) - From
	162,897	0	0	For General Staff Officers 1st April 1853
	98,464	0	0	For Allowances to Officers, &c. of public Military Departments
	. 16,888	0	0	For Royal Military Col- lege

				•
	£ 18,020	0	O	For Royal Military Asy- lum, &c.
	88,000	0	0	For Volunteer Corps -
	20,250			For Rewards for distin- guished Military Ser- vices
	55,000	0	0	For Pay of General Officers
	50,000	0	0	For Full Pay for Retired Officers -
	358,000	0	0	For Half Pay for Retired Officers
	34,628	0	0	For Half Pay for Officers of disbanded Foreign Corps, &c From
	117,637	0	0	For Pensions to Widows - 1st April 1853
	79,500	Ō.	Ō	For Compassionate List, to
	,			&c 31st March 1854.
	28,149	.0	0	For In-Pensioners of Chelsea and Kilmain- ham Hospitals -
	1,235,800	0	0	For Out-Pensioners of Chelsea Hospital, &c.
	. 36,000	0	0	For Superannuations in Military Public De- partments
	511,887	0	0	For Commissariat De-
	45,239	0	0	partment For Half Pay of Commissariat Department
	478,740	Θ	0	For Militia -
§ XIV.	70,825	0	0	For Levy Money, &c., for Augmentation of Royal Artillery
	5,133	0	0	For Forage for ditto - For the Year ending
	2,700	0	0	For additional Labour on 31st March 1853.
•	14,000	0	0	For Purchase of heavy Iron Ordnance, &c
XV.	3,053,567	0	0	For Ordnance Services; viz.
	807,507	0	0	For Pay of Ordnance Military Corps
	373,217	0	0	For Commissariat and Barrack Supplies, &c.
	73,969	0	0	For Expense of Ordnance Office
	291,657	0	0	For Establishments at For the Year ending
	141,437	0	0	For Wages, &c 31st March 1854.
	371,697	0	0	For Ordnance Stores for Land and Sea Service
	695,655	0	0	For Works and Repairs
	127,213	0	0	For Scientific Branch -
	171,215	0	0	For Non-effective Services
XVI.	200,000	0	0	For the Kafir War -

		٠		•		٠
4	- 1	n	1	u	٩	н

§ XVII. £	17,742,500	0	0	
	2,000,000	0	0	To discharge Supplies for 1852, a far wypt- ceding Year.
XVIII.	150,000	0	0	For Purchase of Land at Kensington, bt., in 1852-3.
	80,000	0	0	For Funeral of the Duke of Wellington, in 1852-3.
		C	IVII.	SERVICES.—Class 1.
		_		
XIX.	100,000	0	0	For Contingencies -
	119,320	0	0	For Repair of Royal Pa- laces, &c
	62,736	0	0	ForRepair of Royal Parks, &c.
	145,774	0	0	For New Houses of Par- liament
	10,000	0	0	For Comptroller of Sta- tionery Office
	91,279	0	0	For Holyhead Harbour -
	226,000	Ŏ	ŏ	
	2,556	ŏ	ŏ	•
	44,864	7	ŏ	For Public Buildings in
	1,001	•	•	Department of Public Works in Ireland, &c.
	11,645	0	0	For Kingstown Harbour
	•		_	
	Cı	VIL	SE	EVICES.—Class 2.
XX,	91,100	0	.0	For Salaries, &c. of Houses of Parliament -
	54,000	0	0	For the Treasury -
	27,100	Ō	0	For the Home Department
	69,400	Õ	Ŏ	73 1 73 75 1 10
	•			ment Slat Merce 100 2
	89,175	0	0	For the Colonial Depart- ment
	71,500	0	0	For the Privy Council, PrivyCouncilforTrade,
				Education Office, &c
	2,700	0	0	For Lord Privy Seal -
	23,700	ŏ	ŏ	For Office of Paymaster
	20,700	v	ŭ	General -
	6,836	0	0	For Department of Comp-
	•			troller General of Ex- chequer
	17,282	0	0	For Office of Commis-
	11,202	•	•	sioners of Works and
				Public Buildings -
	22,329	0	0	For Office of Woods, Fo-
		-	-	rests, &c
	2,777	0	0	For State Paper Office -
	3,368	0	0	Part Expenses of Eccle-

siastical Commissioners

214,494 0 0 For Administration of Poor Laws

XXII.

	£ 49,531	0	0	For the Mint	
	12,270	0	0	For Public Records -	
	15,050	0	0	ForSalaries, &c. of Inspec-	
				tors of Factories, &c	
	1,700	0	0	Civil Charges, Scotland,	
		_	_	&c	
	6,424	0	0	For Officers, &c. of Lord	
			_	Lieutenant of Ireland	
	17,134	0	0	For Salaries of Chief	
	7 470	^	^	Secretary, &c., Ireland	
	7,472	0	0	For Paymaster of Civil Services, Ireland -	
	30,153	Λ	0	For Board of Public	
	00,100	•	v	Works, Ireland	
	32,000	0	0	For Foreign and Secret	
	02,000	•	•	Services	
	216,420	0	0	For Stationery, &c. for	
	-,			Public Departments -	
	~		~		
	CIV	IL i	SER	VICES.—Class 3.	
§ XXI.	16,000	0	0	For Office of Solicitor to	
				the Treasury, including	
				Prosecutions relating	
	17 700	_	^	to Coin	
	17,700	U	U		
				Salaries of Officers of the Exchequer, &c	
	8,830	O	0	For Insolvent Debtors	To
	. 0,000	٠	٠	Court	31st March 1854.
	107,405	0	0	For Law Expenses, Scot-	
	.,			land	
	56,950	Q	0	For Criminal Prosecutions	
	-			and Law Charges, Ire-	
				land	
	36,000	0	Q	For Metropolitan Police,	
	040.000	_	_	Dublin	
	240,000	U	0	For Charges formerly paid	
	16 020	Λ	0	out of County Rates -	
	16,839	0	U	For General Superintendence of Prisons, &c	
	160,465	0	0	For Maintenance of Pri-	
	100, 100	~	•	soners and Removal of	
				Convicts	
	69,518	0	0	For Transportation of	
	•			Convicts	
	244,054	0	0	For Convict Establish-	
				ments in the Colonies	l
	407,667	0	0	For Government Prisons,	
				and Convict Establish-	
				ments at home	1
	Cr	7IL	See	VICES.—Class 4.	!
				the state of the s	i .

260,000 0 0 For Public Education in Great Britain - -

§ XXIIL

£ 182,073	0	Ω	For Education, Ireland -)	
44,476	0	0	For Department of Prac-	ì	
			tical Art, &c	Į	
6,340					
2,006	0	0	For certain Professors at		
	_	_	Oxford and Cambridge		i
3,955	0		For London University -	i	
8,026	0	0	For Grants to Scottish	ł	!
900	_	_	Universities	ł	
300	0	0	For Royal Irish Academy		
300	U	0	For Royal Hibernian Aca-	i	
2,750	0	0	demy For Royal Belfast Acade-	!	
2,100	v	U	mical Institution -	}	
1,681	0	0	For Queen's University,	ł	1
-,00-	•	•	Ireland	ł	
22,700	0	0	For new Buildings, &c.		
,	_	_	at British Museum -	!	
500ء 1	Ó	0	For Antiquities for British	i	
•			Museum	Ì	
4,268	0	0	For National Gallery -	l .	
2,200	0	0	For Magnetic Observa-	1	1
			tories, &c		
55,84 0	0	0	For British Museum -	Į.	
· C.		G	VICES.—Class 5.		
			•	i	
4,049	0	0	For Civil Establishment	To 1854	
- 045	_	_	of the Bermudas -	31st March 1854.	
7,647	0	0	For Ecclesiastical Estab-		
			lishment, British North		
12,151	0	0	· American Provinces - For Indian Department		
12,101	v	v	in Canada		
19,428	0	0	For Salaries of Governors,		
10,120	•	·	&c., of West India		
			Colonies and Prince		
			Edward's Island -		
30,262	0	0	For Salaries, &c. of Sti-		
-			pendiary Justices in		
			West India Colonies		
			and the Mauritius -		
16,844	0	0	For Civil Establishments,		
			on the Western Coast		
10015		_	of Africa, &c	•	
10,945	0	0	For St. Helena		
5,000	0	0	For Western Australia -		
5,090 976	0	0	For New Zealand For Heligoland		
4,750	0	0	For Falkland Islands -		
9,200	Ď.	Ö	For British Settlement at		
ل ال ال ال ال ال ال ال ال ال ال ال ال ال	~	•	Hong Kong -		
2,300	0	0	For Labran		
17,896	Ŏ	Ŏ	For Colonial Land and		
,			Emigration Board, &c.		
•			÷		

D.1000.	10	G I	•	1101011212	71104 O30
	£ 20,000	0	0	For Support of captured Negroes, &c.	
	11,250	0	0	For Commissions for sup- pressing the Slave Trade	То
	148,033	0	0	For the Consular Estab- lishments abroad	81st <i>March</i> 1854.
	18,500	0	0	For Missions abroad	
	3,500		Ō	For Salary of Governor of	Jamaica, in 1853.
	,,,,,			SERVICES.—Class 6.	:
XXIV.	132,980		0	For Superannuations, &c. to Public Officers	To
	2,967	0	0	For Toulonese and Corsical Emigrants, &c.)
	2,000	0	0	For National Vaccine Inst.	itution, in 1853.
	325		0	For Refuge for Destitute, i	n 1853.
	4,280	0	0	For Polish Refugees, &c.	
	4,469		0	To pay Miscellaneous Allowances	
	1,460	0	0	For Foundling Hospital Department, House of Industry, Dublin	
	10 ,29 0	0	0	For House of Industry, Dublin	
	600	0	0	For Female Orphan House, Dublin	
,	1 ,35 0	0	0	For Westmoreland Lock Hospital, Dublin	
	600	0	0	For Lying-in Hospital, Dublin	
	945	0	0	For Dr. Stevens' Hospital, Dublin	To > 31st <i>March</i> 1854.
	2,280	0	0	For House of Recovery, &c., Dublin -	
	390	0	0	For Hospital for Incurables, Dublin -	
	38,492	0	0	For Protestant Dissenting Ministers, Ireland -	
•	6,537	0	0	For Charitable Allow- ances, &c., Ireland -	
	C	IVIL	SER	EVICES.—Class 7.	į
XXV.	11,996		0	For Expenses of General	
	15,087	0	· 0	Board of Health For Incumbered Estates	
	10.020		^	Commission, Ireland -	1070
	10,930		0	For Lighthouses abroad, in	1 1893.
	2,000		0	For Menai Straits, in 1853.	
	2,573	0	. 0	For Navigation Works in Ireland connected with	-
	5,820	0	0	Drainage For British Ambassador's	To > 31st <i>March</i> 1854.
	25,7<i>5</i>0	0	0	House at <i>Puris</i> For Shipping Offices and Local Marine Boards,&c.	
				,	-

	£ 70,600	0	0	For Pensions to Masters
				and Seamen, &c. under
				the Merchant Seamen's
	0.175	^	^	Fund Act
	2,175	U	U	For Services in Suppression of Slave Trade
		^	^	
	900	U	0	For Commission for Publication of Ancient Laws 31st March 1854.
				of Ireland
	90,000	Λ	. ^	For Commissions to in-
	30,000	U	U	
				quire into corruptPrac- tices at Elections -
	3,723	0	0	
	28,000		ŏ	
	20,000	U	v	payable under the Pa-
				tent Law Amendment
				Act Slst March 1854.
e www.	70,000	0	0	
§ XXVI.	10,000	U	v	Houses of Parliament
	4 000	٥	٥	For Fire Mains at Windsor Castle.
	20,000	ñ	ñ	For Buckingham Palace.
	20,000 89 641	ŏ	ň	For Battersea Park, to 31st March 1854.
	5 500	ñ	ŏ	For Completion of Bridge at Chelsea.
	85,000		ŏ	
	00,000	•	•	Battersea Bridges, &c.
	4,000	0	0	For Patent of Machine for Postage Labels.
	5.000	Õ	Ō	For Compensation to Sir W. S. Harris.
	30,000		Ō	
	00,000	•	_	Wires from London to
				the Continent To
	2,500	0	0	
	-,			for the Royal Dublin
				Society)

XXVIL Supplies to be applied only for the Purposes aforesaid.

XXVIII. Expenditure for Navy, Army, and Ordnance Services respectively to be confined to the separate Services for which granted. Treasury may, on Application, alter the proportionate Amounts for such separate Services, provided the total Grant to each Department be not exceeded.

XXIX. Rules to be observed in the Application of the Sum appropriated to Half Pay. Not to prevent the receiving of Half Pay under any Act relating to the General or Local Militia, Ac. Paymaster General, by Permission of the Treasury, may issue Half Pay to Officers appointed to Civil Offices since July 1828. An Account of the Number of Officers so receiving Half Pay to be laid before Parliament annually.

XXX. Treasury may authorize Military Officers in Civil Employments to receive Half Pay in certain Cases.

XXXI. Persons concerned in issuing, paying, and receiving Money for Payment of Half Pay, without the requisite Oaths, indemnifed. 15 & 16 Vict. c. 82.

XXXII. Half Pay allowed to Officers of the Manx Fencibles.

XXXIII. Half Pay Allowances to Chaplains of Regiments not holding Ecclesiastical Benefices derived from the Crown.

XXXIV. Surplus of Sum by 15 & 16 Vict. c. 82. appropriated to Half Pay Officers to be disposed of as Her Majesty shall direct.

XXXV. Widows, &c. claiming Pensions to make required Declaration.

XXXVI. Declarations to be made as specified in 5 % 6 W. 4. c. 62.

CAP. CXI.

An Act to appoint additional Commissioners for executing the Acts for granting a Land Tax and other Rates and Taxes. [20th August 1853.]

WHEREAS an Act was passed in the Seventh and Eighth Years of the Reign of His Majesty King George the 'Fourth, intituled An Act to appoint Commissioners for carrying 7 & 8 G 4. ' into execution several Acts granting an Aid to His Majesty by a c. 75. Land Tax to be raised in Great Britain, and continuing to His 'Majesty certain Duties on Personal Estates, Offices, and Pen-' nons in England: And whereas another Act was passed in the 'Ninth Year of the Reign of His said Majesty, intituled An Act 9 G. 4. c. 38. for rectifying Mistakes in the Names of the Land Tax Commis-'sioners, and for appointing additional Commissioners, and in-' demnifying such Persons as have acted without due Authority in ' the Execution of the Acts therein recited: And whereas another ' Act was passed in the Second and Third Years of the Reign of His late Majesty King William the Fourth, intituled An Act for 2 & 3 W. 4. appointing additional Commissioners to put in execution the Acts c. 127. ' for granting an Aid to His Majesty by a Land Tax, and continuing 'the Duties on Personal Estates, Offices, and Pensions: And whereas another Act was passed in the Third and Fourth Years of the Reign of His said Majesty, intituled An Act to appoint 3 & 4 W. 4. 'additional Commissioners for executing the Acts for granting an c. 95. ' Aid by a Land Tax, and for continuing the Duties on Personal 'Estates, Offices, and Pensions: And whereas another Act was passed in the Sixth and Seventh Years of the Reign of His late 'Majesty, intituled An Act to appoint additional Commissioners 6 & 7 W.4. 'for executing the Acts for granting an Aid by a Land Tax, and c. 80. for continuing the Duties on Personal Estates, Offices, and Pensions: And whereas another Act was passed in the First and Second Years of the Reign of Her present Majesty, intituled An Act to appoint additional Commissioners for executing the 1 & 2 Viet. Acts granting a Land Tax, and Duties on Personal Estates, c. 57. 'Offices, and Pensions: And whereas another Act was passed in the Seventh and Eighth Years of the Reign of Her present Majesty, intituled An Act to appoint additional Commissioners 7 & 8 Vict. 'for executing the Acts for granting a Land Tax and other Rates c. 79. and Taxes: And whereas another Act was passed in the Eleventh and Twelfth Years of the Reign of Her present Majesty, intituled An Act to appoint additional Commissioners for executing the 11 & 12 Vict. Acts for granting a Land Tax and other Rates and Taxes: And c. 62. whereas it is expedient to appoint additional Persons to put in execution the several Acts for granting an Aid to Her Majesty by a Land Tax in *Great Britain*, and several other Acts for

continuing

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said Čommissioners.

original Term by such Licence granted bears to the total Kumber of Half Years contained in such original Term: Provided always. that such Deduction or Deductions shall in no Case be made or allowed except when the new Licence upon which such Reducion of Duty shall be demanded shall be required for a Carriage or other Vehicle of the same Class and Description as the Carriage or other Vehicle described in the former Licence, and unless such former Licence, together with the Figure or Mark of Distinction appeartaining thereto, shall be produced and delivered up to the mid

Commissioners, or to the Officer appointed for that Purpose, or the Non-production of same accounted for to the Satisfaction of the

Licence Duties Schedule (B.)

V. From and after the First Day of January One thousand to be paid as in eight hundred and fifty-four there shall be paid, as herein-after provided, in each and every Year, to the Officer duly appointed for that Purpose, for and in respect of every Licence to be granted under this Act for every Hackney Carriage, Job Carriage, Stage Carriage, Cart, and Job Horse mentioned and described in the Schedule (B.) to this Act annexed, and which shall be deemed a Part of the same, the several annual Duties or Sums of Money set down in Figures against the same respectively.

How Duties are to be applied.

VI. All Duties to be levied under this Act shall be paid to the Receiver for the Time being for the Police District of Dublin Metropolis, by all and singular the Person or Persons who shall be appointed to receive the same, at such Time or Times in each and every Year as shall be fixed and appointed by the Commissioners of Police, and shall be by him placed to the same Account and applied to the like Purposes as the other Public Monies of or belonging to the said Police District now received by and peid into the Hands of such Receiver.

The Duties fixed by this Act may be altered or abolished, with the Consent of the Lord Licutenant or other Chief Governor.

VII. Provided always, That it shall and may be lawful for the said Commissioners, if they shall think proper, from Time to Time. in each and every Year, to alter and diminish or to annul and abolish all or any of the several Duties, Sum or Sums of Money, specified in the said Schedule (B.), or which shall hereafter under this Act be charged as Duties for and upon the respective Hackney and Stage Carriages, Job Carriages, Job Horses, and Carts, 25 described in the said Schedule, but so as that in case of any Alteration of the said Duties, whether the same be by Diminetion or wholly annulling the same, or whether the same shall affect all or any One or more of the said Duties, such Alteration shall be approved of by the Lord Lieutenant or other Chici Governor or Governors of Ireland, and that wherever any ci the said Duties shall be altered a Schedule of the new Duties shall, immediately after such Alteration shall have been approved of as aforesaid, be published once in the Dublin Gazette, and Three Times in any of the Newspapers published in Dublia, within Seven Days next after the Publication of the Schedule last mentioned in the Dublin Gazette; and the said last-mentioned Schedule, after the Expiration of such Period of Seven Days, shall be deemed and taken to be a Part of this Act in lieu of so much of Schedule (B.) hereunto annexed, as often as any Duties shall be altered, in the Manner herein provided. VIII. Before

VIII. Before any such Licence as aforesaid shall be granted, Licence to ander the Provisions of this Act, a Requisition in Writing for the Proprietors to required Licence, in such Form as the said Commissioners shall be applied for lirect, shall be made and signed by the Proprietor or One of the in Writing. Proprietors of the Carriage, Cart, or Horse in respect of which such Licence shall be applied for, or, in the Case of a Body Corporate or public Company, by a public Officer thereof; and in every such Requisition there shall be truly specified and set forth whether the Licence shall be required for a Hackney Carriage. Stage Carriage, Job Carriage, Cart, or Job Horse, and if required for a Job Carriage, whether it is intended the same shall be drawn by One or more than One Horse; and there shall be also truly specified and set forth the Christian Name and Surname of every Person who shall be a Proprietor or Part Proprietor of such Carriage or Cart, Horse or Horses, in respect of which such Licence shall be applied for, or, in the Case of a Body Corporate or public Company, the proper Title thereof, and in the Case of a Partnership the proper Firm thereof, and in every Case the Name of the Place of Residence or Office of Business of such Proprietor, Body Corporate, public Company, or Firm; and should such Licence be required for a Stage Carriage, there shall be set forth the fixed Route or Line of Way by which it is intended such Carriage shall proceed to its Destination; and such Requisition shall be left at such Office or Place as the said Commissioners shall direct, and shall be received as Evidence, and be deemed Proof of all Matters contained therein, as against the Party serving such Requisition; and in case any Person so applying shall wilfully neglect to specify truly in such Requisition any of the Particulars hereby required to be set forth therein, he shall forfeit a Sum not exceeding Forty Shillings; and it shall be lawful for the said Commissioners to revoke any Licence issued on a false Requisition: Provided always, that nothing herein shall Not to apply to extend to subject any Cart to a Licence on account of its being certain Carts. employed in bringing Hay, Straw, Corn, Vegetables, or Potatoes to Market, or Manure from Town.

by Requisition

IX. Within Ten Days after such Requisition shall have been Approval of left at such Office or Place as aforesaid the said Commissioners, Commissioners unless, in pursuance of the Powers by this Act vested in them in that Behalf, they reject such Application, shall endorse or cause aition, and Duty to be endorsed upon such Requisition their Approval of the Appli- paid before Issue cation thereby made; and upon Payment of the Amount of Duty of Licence. chargeable for such Licence the Person applying for such Licence shall be entitled to receive the same from the proper Officer authorized in that Behalf, without further Fee, Roward, or Gratuity, except the Cost of the Dublin Plate, to be used in the Case of any Carriage or Cart, or Horse, as herein-after mentioned; and no Licence shall in any Case be issued until the Requisition so endorsed by the Commissioners or other Officer acting on their Behalf shall have been first filed in such Office or Place as the said Commissioners shall appoint.

X. The said Commissioners shall and may grant Licences, under Commissioners their Hands, upon the Terms and Conditions and in the Manner to grant Liand Form herein-after mentioned, to keep, ply, use, or let to Hire ences to my Hackney Carriage, Stage Carriage, Job Carriage, Cart, or Job Proprietors.

3 I 2

Horse.

Horse, within the Limits of this Act; and every such Licence shall take Effect from the Date thereof, and shall continue in force so long as the annual Duty payable thereupon under the Provisions of this Act, to be computed from the First Day of Jamery of each Year, shall be paid in manner as herein directed, or until the same shall be voluntarily surrendered by the Party named therein, or otherwise be determined or revoked under the Provisions of this Act; and every such Payment of Duty shall be made at an Office provided for the Purpose by the said Commissioners, in One annual Payment or in Two equal half-yearly Instalments. at a Time or Times or within a Period or Periods to be specified in such Licence as and for such Payment; and such Payment or Payments of the said annual Duty in respect of the Carriage, Cart, or Horse described in the said Licence shall be certified by the Officer duly appointed for that Purpose, whose Certificate thereof shall be received as sufficient Evidence of the Existence or Continuance in force of said Licence: Provided always, that in regard of any such Carriage it shall be lawful for the said Commissioners, if they shall think proper, to refuse to grant any such Licence, or to revoke any such Licence which may have been theretofore granted, in case it shall appear to the said Commissioners upon Inspection or otherwise, that the Carriage, in respect of which such Licence shall be applied for or granted, or any Horse or Harness used with any such Carriage, is unserviceable or unsafe, or otherwise unfit for public Accommodation or Use, or that the Person applying for or in possession of any Licence is an unfit Person to hold the same by reason of his having been convicted of any Theft or Felony, or of his having been convicted of any Assault, or of Drunkenness, or of any Breach of the Provisions of this Act, or of the Rules, Orders, or Byelaws made in pursuance thereof; but in all such Cases of Refusal or Revocation the said Commissioners shall endorse upon or annex in Writing to such Licence or the Requisition therefor the Grounds for such Refusal or Revocation: Provided also, that a Licence shall not on any Account be granted to any Person under the Age of Eighteen Years, otherwise than jointly with some Person of full Age who shall be appointed to act as Trustee, Executor, Guardian, or Administrator of the Will or Personal Estate of a Proprietor dying while licensed, and in any such Case the Trustee, Executor, Guardian, or Administrator named in the Licence shall, during the Minority of any Person or Persons named in such Licence with him, be accountable in all respects as if Proprietor of such Carriage, Cart, or Horse: Provided also, that there shall be obtained a separate and distinct Licence for using or letting to Hire every Hackney Carriage, Job Carriage, Stage Carriage, Job Horse, and Cart; but no Licence so obtained shall authorize the Use of any such Carriage or Cart in any Manner contrary to the Import of the Licence appertaining to such Carriage or Cart within the Meaning of this Act: Provided also, that in every Case in which a Licence is to be obtained the proper Duty in respect of the Carriage, Cart, or Horse, to be described therein, shall be first paid, as herein required, and shall be paid in every Year thenceforward, while in force, according to the General Regulations which the said Commissioners of Police shall require to be ob-

Commissioners may refuse or revoke Licencer.

VIII. Before any such Licence as aforesgid shall be granted, Licence to under the Provisions of this Act, a Requisition in Writing for the Proprietors to required Licence, in such Form as the said Commissioners shall be applied for direct, shall be made and signed by the Proprietor or One of the in Writing. Proprietors of the Carriage, Cart, or Horse in respect of which such Licence shall be applied for, or, in the Case of a Body Corporate or public Company, by a public Officer thereof; and in every such Requisition there shall be truly specified and set forth whether the Licence shall be required for a Hackney Carriage, Stage Carriage, Job Carriage, Cart, or Job Horse, and if required for a Job Carriage, whether it is intended the same shall be drawn by One or more than One Horse; and there shall be also truly specified and set forth the Christian Name and Surname of every Person who shall be a Proprietor or Part Proprietor of such Carriage or Cart, Horse or Horses, in respect of which such Licence shall be applied for, or, in the Case of a Body Corporate or public Company, the proper Title thereof, and in the Case of a Partnership the proper Firm thereof, and in every Case the Name of the Place of Residence or Office of Business of such Proprietor, Body Corporate, public Company, or Firm; and should such Licence be required for a Stage Carriage, there shall be set forth the fixed Route or Line of Way by which it is intended such Carriage shall proceed to its Destination; and such Requisition shall be left at such Office or Place as the said Commissioners shall direct, and shall be received as Evidence, and be deemed Proof of all Matters contained therein, as against the Party serving such Requisition; and in case any Person so applying shall wilfully neglect to specify truly in such Requisition any of the Particulars hereby required to be set forth therein, he shall forfeit a Sum not exceeding Forty Shillings; and it shall be lawful for the said Commissioners to revoke any Licence issued on a false Requisition: Provided always, that nothing herein shall Not to apply to extend to subject any Cart to a Licence on account of its being certain Carts. employed in bringing Hay, Straw, Corn, Vegetables, or Potatoes to Market, or Manure from Town.

IX. Within Ten Days after such Requisition shall have been Approval of left at such Office or Place as aforesaid the said Commissioners, Commissioners unless, in pursuance of the Powers by this Act vested in them in that Behalf, they reject such Application, shall endorse or cause in the Requisition, and Duty to be endorsed upon such Requisition their Approval of the Appli- paid before Issue cation thereby made; and upon Payment of the Amount of Duty of Licence. chargeable for such Licence the Person applying for such Licence shall be entitled to receive the same from the proper Officer authorized in that Behalf, without further Fee, Reward, or Gratuity, except the Cost of the Dublin Plate, to be used in the Case of any Carriage or Cart, or Horse, as herein-after mentioned; and no Licence shall in any Case be issued until the Requisition so endorsed by the Commissioners or other Officer acting on their Behalf shall have been first filed in such Office or Place as the said Com-

missioners shall appoint.

X. The said Commissioners shall and may grant Licences, under Commissioners their Hands, upon the Terms and Conditions and in the Manner to grant Liand Form herein-after mentioned, to keep, ply, use, or let to Hire cences to any Hackney Carriage, Stage Carriage, Job Carriage, Cart, or Job Proprietors.

by Requisition

3 I 2 Horse, be carried in the Inside of such Carriage; and in everylicence there shall be specified a Period or Periods of Time, to a fixed by the said Commissioners, within which Payment of Day shall be made, as herein-before required; and every Licence shall be Date on the Day and Year during which the same shall be granted, and shall be produced to the said Commissioners at all Time and Times, and from Time to Time, as the same shall be required or ordered by the said Commissioners to be produced.

Entries of all Lisenees to be made in a Book to be kept in the Office of the Commissioners, and certified Extracts to be Evidence in all Proceedings for Penalties or otherwise.

XII. The Particulars of every Licence which shall be granted under any of the Provisions of this Act, and of all Endowsments thereupon, shall be entered, in such Manner and Form as the said Commissioners of Police shall direct, in a Book or Books to be kept at the Office of said Commissioners: and in all Courts, and before any Justice, and upon all Occasions whatsoever, an Extract from or a Copy of any of the Entries made or contained in such Book or Books, certified under the Hand of the principal Officer in charge thereof, in Presence of the Person who shall produce and verify the same, shall be received as Evidence and be deemed to be sufficient Proof of all Matters and Things registered and contained in any such Book relating to any such Licence as aforesaid, without requiring the Production of any such Book, or of the original Licence, or of any Requisition. Notice, or other Document upon which any such Entries may be founded, and without any further Proof than the Production of the certified Extract or Copy aforesaid.

Penalty on Persons procuring Licences in a fictitious Name.

XIII. If any Person, for the Purpose of procuring any Licence under any of the Provisions of this Act, shall use or employ any false or fictitious Name or Place of Abode, or other false or fictitious Description of any Person or supposed Person, or shall wilfully or knowingly insert or cause to be inserted in any Requisition for any such Licence, or in any such Licence, any false or fictitious Name or Place of Abode, or other false or fictitious Description of any Person or supposed Person, or shall wilfully or knowingly insert or cause to be inserted in any such Requisition or in any such Licence as aforesaid the Name of any Person as being a Proprietor or Part Proprietor of any Hackney Carriage, Job Carriage, Stage Carriage, Cart, or Job Horse, who shall not at the Time of the Application for such Licence be in fact such Proprietor or Part Proprietor thereof respectively, the Person so offending shall be guilty of a Misdemeaner, and being convicted thereof he shall forfeit such Sum not exceeding Forty Shillings, or suffer an Imprisonment in the Common Gaol or House of Correction for such Term of Time not exceeding Two Months. and either with or without Hard Labour, as the Court shall think fit and adjudge; and the Licence shall be revoked.

XIV. As often as the Place named in any Licence to be granted under this Act as the Place of Residence or Office of Business of such Proprietor or Proprietors as aforesaid shall be changed, the Proprietor or One of the Proprietors thereby licensed shall, within Four Days next after such Change, give Notice thereof in Writings signed by him, to the said Commissioners, and to be delivered at the Office which shall be appointed by them as the Place at which Licences shall be issued; and in such Notice there shall be specified the new Place of Residence or Office of Business of sach Proprietor.

Notice to be given of Change of Place named in Licence and Change to be endorsed.

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Proprietor or Proprietors, and such Proprietor shall at the same Time produce such Licence at the said Office, whereupon an Officer duly authorized thereto shall endorse thereon and sign a Memorandum specifying the Particulars of such Change, and in . he Case of every Stage Carriage shall in like Manner notify or Endorsement any Change required to be made in the Route of such Carriage to the Destination named therein; and if any Penalty for erson named in any such Licence as the Proprietor or One of the Neglect, 40s. Proprietors of any such Carriage or other Property as aforesaid hall neglect or omit to give Notice of any such Change, or to roduce such Licence, in order that such Memorandum as aforesaid may be endorsed thereon, within the Time and in the Manner erein limited, he shall forfeit a Sum not exceeding Forty Shillings: and if any of the Particulars entered or endorsed upon any such licence, in pursuance of the Directions of this Act, shall be erased or otherwise defaced, every such Licence shall be wholly void and of none Effect.

XV. The said Commissioners shall, at the Time of granting a Commissioners Licence for any such Carriage, Cart, or Job Horse, deliver to the to issue Plates Person or Persons applying for such Licence a numbered Plate, with Licences. apon which there shall be painted or marked, in such Manner as the said Commissioners shall direct, a Number corresponding with the Number which shall be inserted in such Licence, together with such Letter, Word, or other Device or Devices (if any) as the said Commissioners shall think fit to cause to be painted or marked thereon according to the Nature of the Licence granted; and such Plate shall be known and distinguished from all other Plates, Labels, and Marks required by this Act, or which the said Commissioners are hereby authorized to require, by the Name of the Dublin Plate.

XVL There shall be charged upon and in respect of every such A Fee of 1s. Plate to be issued under the Authority of this Act a Sum of One to be paid for Shilling, to be paid to the Officer duly appointed to issue such every Dublin Plate, and to be applied by the Receiver of the Dublin Metropolitan Police, after Payment of the Expense of such Plate, to the Funds of the Police Establishment.

XVIL Whenever any Licence granted under this Act with Plates to be which a Dublin Plate is hereby directed to be delivered shall be delivered up on revoked by the said Commissioners, or whenever the Amount of Expiration of Daty payable in respect thereof shall not be duly paid at the Time or within the Period as herein-before required, the Licence so revoked or in respect of which the Duty shall not have been paid 4 aforesaid, and the Dublin Plate corresponding to the Number mentioned therein, shall be delivered up to the said Commissioners; and every Person in whose Possession the Carriage, Cart, or Horse specified in any such Licence shall be who shall neglect or refuse so to deliver up such Plate within Three Days after the Revocation of such Licence, or the Expiration of the Time or Times, Period or Periods in any Year, fixed for the Payment of the Duty in respect thereof, as aforesaid, shall forfeit a Sum not exceeding Forty Shillings.

Licences.

XVIII. Whenever the Number of any Dublin Plate shall become New Dublin obliterated or defaced, so that the same shall not be distinctly Plates to be delivered in lieu visible and legible, and also whenever any such Plate shall be of those defaced 3 I 4

proved or lost.

proved to the Satisfaction of the said Commissioners to have been lost or mislaid, the Person to whom the Licence relating to any

such Plate shall have been granted shall surrender and drive up such Plate (if he shall have the same in his Possession), and shall produce such Licence to the said Commissioners or their week Officer, for Endorsement, and such Person shall then be estitled to have a new Plate delivered to him in lieu of the Plate so delivered up, or lost or mislaid, upon the Payment of the Sum of Oce Shilling for each Plate, and such new Plate may bear the same or a different Number, as to the said Commissioners may seem at: and in all Cases, in order to allow Time for the Manufacture er procuring of any Dublin Plate, it shall and may be lawful for the said Commissioners, in their Discretion, or their proper Officer, on the Payment of the said Sum, and according to the Exigency of the Case, to grant a printed or written Permission to the Person or Persons named in the Licence relating to such Dublin Plate to use or ply for Hire without a Dublin Plate being affixed thereto, and for such Time as the said Commissioners shall deem requisite, any Carriage, Cart, or Job Horse for which such Plate shall be required: Provided always, that if any Plate which shall have been proved as aforesaid or represented to have been lost or misked shall afterwards be found, the same shall forthwith be delivered up to the said Commissioners or their proper Officer; and if any Person into whose Possession any such Plate as last aforesaid shall be or come shall refuse or neglect for the Space of Three Days to deliver up the same to the said Commissioners or their proper Officer, or if any Person licensed under the Authority of this Act shall use the Plate granted to him after the Number thereos shall be in any Manner obliterated, defaced, or obscured, so that the same shall not be distinctly visible and legible, he shall for every such Offence forfeit any Sum not exceeding Forty Shillings, and it shall be lawful for any Constable or Police Officer, without Warrant, to seize and take away any such Plate, in order that the same may be produced in Evidence against such Offender, or be disposed

Penalty for not delivering up lost Plate when found, or for using a Plate after it has been defaced, 40s.

Drivers of Carriages, Carts, &c., without Plates, may be apprehended, and Carriages or Carts may be detained.

of as the said Commissioners shall direct. XIX. It shall be lawful for any Constable or Officer of the Dublin Police, without any Warrant for that Purpose, to apprehend, within the Limits of this Act, the Driver or other Person plying for Hire with or having the Care of any Hackney Carriege. Job or Stage Carriage, Cart, or Job Horse, on which the Plates and Marks required under the Provisions of this Act shall not be affixed, and to convey him before any Justice; and it shall also be lawful for such Constable or Police Officer to drive or take the Carriage, Cart, or Horse not having such Plates and Marks as aforesaid, or any Carriage, Cart, or Horse which shall be subject to a Licence by virtue of this Act which shall be found plying or employed contrary to the Intent and Meaning of this Act. with the Horse or Horses harnessed to such Carriage or Cart. or drawing the same, or to cause the same to be driven or taken to some Livery Stables or other Place of Safety, and there to lodge the same until the Determination of such Justice shall be known, and the Justice before whom such Driver or other Person shall be brought shall hear and determine such Offence; and in case of a Conviction, if the Penalty inflicted, together with the ('oet:

Costs and Expenses, and the Expenses of taking such Carriage or Cart and Horse and Horses to and keeping the same at such Yard, Livery Stables, or other Place shall not be fully paid or discharged within Five Days after such Conviction, such Carriage or Cart and Horse or Horses, and also the Harness used therewith, shall be sold, by Order under the Hand of such Justice, and the Surplus, if any, of the Produce of such Sale shall, after deducting therefrom the said Penalty, Expenses, and Costs, and the Expenses of such Sale, be rendered to the Proprietor of such Carriage or Cart.

XX. In any Complaint or other Proceeding for the Recovery Carriages of any Penalty incurred under this Act in respect of or with having Dublin relation to any such Carriage or Cart, if Evidence shall be given Plates to be that the Carriage or Cart in respect of which or in any Manner deemed Hackrelating to which any such Proceeding shall be commenced or cording to the prosecuted was seen having thereon any Dublin Plate by this Evidence of Act directed to be fixed upon such Carriage or Cart respectively, Plate. or having thereon any Plate resembling or intended to resemble any such Plate as aforesaid, such Carriage or Cart shall be deemed and taken to be a Hackney Carriage, Stage Carriage, Job Carriage, or Cart, according to the descriptive Letter, Word, or other Device or Devices appearing on such Plate, and such Evidence as aforesaid shall be received as sufficient Proof that such Carriage or Cart was kept for Use or let to Hire as such Carriage or Cart respectively, according to the Purport of the said Plate within the Meaning of this Act; and that in all such Proceedings as aforesaid the Person named or described in the Licence granted with or relating to the Number of the Dublin Plate fixed or placed upon such Carriage or Cart, whether such Licence shall be in ' force or not, shall for the Purposes of this Act be deemed to be the Proprietor of such Carriage or Cart, unless the contrary be

XXI. If any Person shall forge or counterfeit, or shall procure Forgery of to be forged, counterfeited, or resembled, any Licence to be granted any Licence or as aforesaid, or any Dublin Plate by this Act directed to be provided for the Purpose of being fixed upon Hackney Carriages, Job Carriages, Stage Carriages, Carts, or Job Horses, or if any Person shall wilfully fix or place, or cause or permit or suffer to be fixed or placed, upon any Carriage, Cart, or Job Horse any such forged or counterfeited Plate as aforesaid, or if any Person shall make or cause to be made, sell, or exchange or bestow, or expose to Sale or utter, any such forged or counterfeited Plate, or if any Person shall knowingly, and without any lawful Excuse, the Proof of which shall be on the Person accused, have or be possessed of any such forged or counterfeited Plate, every Person so offending, and every Person knowingly and wilfully aiding, abetting, or assisting any Person in committing any such Offence as aforesaid, shall be adjudged guilty of a Misdemeanor, and being thereof convicted shall be punished by Imprisonment in the Common Gaol or House of Correction for a Term not exceeding Two Months, and either with or without Hard Labour, as the Court shall think fit; and it shall be lawful for any Constable or Police Officer, without Warrant, to seize and take away any such Plate, in order that the same may be produced in Evidence against such

Dublin Plate a Misdemeanor.

Offender.

Offender, or be disposed of as the said Commissioners of Police shall think proper.

Commissioners empowered to recall Dublin Plates for the Purpose of being changed.

XXII. Whenever, in the Opinion of the said Commissioners, it shall be expedient to recall any Dublin Plate, for the Purpose of changing the same for any other Dublin Plate bearing the same or a different Number, the said Commissioners shall cause Notice to be given to the Person or to any One of the Persons to whom the Licence relating to such Plate shall have been granted, signifying that the said Commissioners do thereby recall such Plate; and the Person or Persons to whom such Licence shall have been granted shall, within One Week after such Notice. deliver up such Plate, and produce the Licence relating to the same, to the said Commissioners, or to their Officer appointed to issue Licences and Plates, and also apply to the said Commissioners for a new Plate, and thereupon the said Commissioners or such Officer shall deliver to the Person so applying for the same, at the Expense of the Applicant, a new Dublin Plate, in lieu of the Plate so recalled; and if any new Plate issued under the Provisions of this Act shall bear a Number different from the Number mentioned in the Licence belonging thereto, the said Commis-sioners or such Officer as aforesaid shall endorse upon such Licence a Memorandum of the granting of such new Plate, with the Number thereof, and from thenceforth such Licence shall be deemed to relate to such new Plate, in the same Manner as if the Number thereof had been originally inserted in the Body of such Licence; and if any Person shall not within One Week after Notice given to him in the Manner herein directed, deliver up the Plate mentioned in such Notice according to the Terms thereof, and produce the Licence relating to such Plate, and apply for a new Plate, and fix such new Plate upon his Carriage or Cart, as the Case may be, in such Place and Manner as the said Commissioners shall direct, he shall forfeit a Sum not exceeding Forty Shillings; and it shall be lawful for the said Commissioners, if they shall think proper, to revoke the Licence to which such Plate shall relate: Provided always, that if it shall appear to the said Commissioners that the Number upon such Plate so delivered up as aforesaid shall have been wilfully obliterated or rendered illegible by any other Means than by regular and proper Use and Wear thereof, it shall be lawful for the said Commissioners to refuse to deliver any Plate in lieu of the Plate so surrendered and delivered up as aforesaid, unless the Person applying for the same shall also surrender and deliver up the Licence relating to such surrendered Plate, and shall take out and pay for a new Licence relating to the Plate to be delivered in lice thereof.

Commissioners to give Notice of Revocation of Licence, XXIII. Whenever the said Commissioners shall revoke any Licence granted under the Authority of this Act to the Proprietor of any Hackney Carriage, Job or Stage Carriage, Job Horse, or Cart, or the Licence of any Driver or Conductor licensed under this Act, they shall forthwith cause a Notice of such Revocation, in such Form as they shall think fit, and signed by any One of them, to be given to the Person named in such Licence as the Person licensed, or left for him at the Place mentioned in such Licence as the Place of his Abode; and in case he shall have

quitted

juitted such Place, or the same shall be a false or fictitious Place f Abode, then the said Commissioners shall cause such Notice to e posted up in some public Place at the Office appointed for the ssue of such Licences, which shall be deemed a good and suffiient Notice of such Revocation to all Intents and Purposes.

XXIV. In any Case where any such Licence shall have been Plates may be liscontinued or revoked, or where any such Licence shall have seized where the secome null and void, under the Provisions of this Act, and the Licence is disnumbered Plate or Figure in respect of the same shall not have continued or revoked, or neen delivered up to the said Commissioners or their proper where the same Officer, or where any Hackney Carriage, Job or Stage Carriage, are used with-Horse, or Cart Plate shall have been recalled by the said Com- out Licence. missioners, and the same shall not have been delivered up as by Law required, and in any Case where any Hackney Carriage or other such Plate shall be in the Possession of or be used by any Person who shall not have a Licence in force relating to the same, it shall be lawful for any Constable to seize and take away any such Plate, wheresoever the same may be found, in order to deliver the same to the said Commissioners; and for the Purpose of seizing and taking away any such Plate, or any forged or counterfeit Plate, it shall be lawful for any such Constable to stop any Carriage or Horse upon which the same may be; and any Penalty for Person who shall molest, obstruct, or hinder any such Constable obstructing in seizing or endeavouring to seize or take away any such Plate Officer, 5l. shall forfeit the Sum of Five Pounds; and if in any such Case Licences may where any such Plate shall be found in the Possession of any be revoked in Person who shall not have a Licence in force relating to the certain Casea. same it shall appear to the Satisfaction of the said Commissioners that the said Plate is or was so possessed by such Person for the Purpose of being used, or that such licensed Person had parted with the same for the Purpose of being used by any other Person, contrary to the Provisions of this Act, and also in any Case where any Plate shall have been recalled as aforesaid and not delivered up, it shall be lawful for the said Commissioners, if they shall think proper, to revoke the Licence to which such Plate shall relate.

XXV. It shall not be lawful for any Person to use or let to No Person to Hire any Hackney Carriage, Job Carriage, Stage Carriage, Cart, let to Hire any or Job Horse, at any Place within the Limits of this Act, unless unlicensed such Person shall have a Licence in force for the same under the Hands or Hand of the said Commissioners or One of them, nor unless there shall be fixed on such Carriage and Cart, and upon the Harness of every such Job Horse respectively, in such Place and Manner as the said Commissioners shall in relation thereto respectively from Time to Time order and direct, the Dublin Plate belonging to or corresponding with every such Licence respectively, and likewise all and every such other Plates, Labels, and Marks as the said Commissioners shall think proper to be fixed, painted, or marked thereon, pursuant to the Provisions herein-after in that Behalf contained; and if any Person shall use Penalty on or let to Hire, or shall be concerned, as Proprietor or Part Pro-prietor, in using or letting to Hire, at any Place within the Limits of this August 1997. of this Act, any Hackney Carriage, Job Carriage, Stage Carriage, Hackney, &c. Cart, or any Job Horse, without having a Licence in force for Carriage, Cart,

Carriage, &c.

or Job Horse, without Licence. the same or without having paid the annual Duty for such Licence, in manner as by this Act provided, or without having such Plate fixed as aforesaid, such Person shall forfeit as a Penalty for every such Offence a Sum not exceeding Ten Pouds for every Carriage, Cart, or Horse so used or let to Hire sa aforesaid: Provided always, that nothing herein contained shall interfere with the Power herein-before given to the said Commissioners, at their Discretion, to grant a written or printed Permission to any Person to use or ply for Hire any Carriage, Cart, or Horse without a Dublin Plate being affixed thereta, where such Permission shall be deemed necessary by the said Commissioners: Provided also, that it shall not be necessary in any Case where any Carriage, and Horse or Horses, are used or let for Hire, that there shall be a Licence for such Carriage or for such Horse or Horses separate and distinct from each other respectively, but that One Licence shall be deemed sufficient to authorize the using and letting for Hire of any such Carriage and Horse or Horses.

Property left in licensed Carriages to be deposited at Police Station.

XXVI. The Proprietor or Driver of every Carriage licensed under the Provisions of this Act, wherein any Property whatever shall be left by any Person hiring or using the same, shall, within Twenty-four Hours next after the same shall have been so left, restore such Property, in the State in which the same shall have been found, to the Owner thereof, or if the Owner cannot be traced within said District, shall convey the Property to the Office of the said Commissioners, or if found in any Carriage usually employed in conveying Passengers to and from the Stations of the Dublin and Kingstown Railway outside the City of Dublin, thence to the Police Station nearest to the Railway Station at which such Carriage shall take up and set down Passengers, and shall in such Places respectively deposit such Property; and if any Proprietor or Driver shall make any Default herein he shall forfeit a Sum not exceeding Forty Shillings, and such further Sum as shall, in the Judgment of the Justice before whom Complaint shall be made, appear to be a reasonable Compensation for such Property, if the same shall not be restored, and which Compensation shall be recoverable in like Manner as a Penalty under this Act, and be payable to the Owner of the Property detained; and when any such Property shall be found and duly deposited as aforesaid, the Officer receiving the same shall forthwith give an Acknowledgment to the Depositor, and make an Entry and Return thereof, according to the Regulations of the said Commissioners, which they are hereby required to make, for the Custody, Restoration, or Disposal of all such Property; and the Property so deposited shall be returned to the Person who shall prove Ownership to the Satisfaction of the said Commissioners, such Person previously paying all Expenses incurred, together with such Sum to the Person who shall have been actually driving the Carriage, or shall have been employed in or about it, and, having found the Property, shall deposit the same as herein directed, as with reference to the Value of the Property the said Commissioners shall award: Provided always. that if any Property so found and deposited shall not be claimed by some Person proving Ownership as aforesaid within One Year

fter the Date of Deposit (the Property having been advertised such Manner as the said Commissioners may direct), such roperty shall be, in default of such Claim within the Time so mited, sold or otherwise disposed of, and the Proceeds thereof aid over to the said Receiver, to be carried to the Account of lonies for defraying the Expenses of the Police Establishment of 1e said District of Dublin Metropolis, after deducting such Sum the Commissioners may award to the Person who shall have en actually driving the Carriage, or shall have been employed or about it, and having found the Property shall deposit the me as herein directed: Provided also, that nothing herein shall deemed to extend to Property found in a Stage Carriage at ly Place not within the Limits of this Act.

XXVII. On the Application of the Minister or Churchwardens Commissioners any Church, Chapel, or other Place of Public Worship within may regulate e Police District of Dublin Metropolis to the said Commissioners, shall be lawful for the said Commissioners to make Orders for gulating the Route and Conduct of Persons who shall drive any arriage, Cart, or other Vehicle, within such Parish or Place, tle, &c. during iring the Hours of Divine Service on Sunday, Christmas Day, the Hours of ood Friday, or any Day appointed for a Public Fast or Thanks- Divine Service. ving; and any Orders which shall be so made shall be printed id affixed on or near the Church, Chapel, or Place of Public orship to which the same shall refer, and in some conspicuous aces leading to and contiguous thereto, and elsewhere, as the id Commissioners shall direct; and every Breach of any such rder shall be deemed a separate Offence.

XXVIII. It shall be lawful for the said Commissioners from Commissioners me to Time and as Occasion may require to make Regulations to make Regur the Route to be observed by all Carriages, Carts, or other lations for preshieles, Horses, and Persons, and for preventing disorderly Con-venting Obct, Contention, Obstruction, or accidental or intentional Damage Carriages, &c. ithin Her Majesty's Park of the Phoenix, or upon the Roads, in the Phoenix horoughfares, and Passages therein or thereto adjoining, and Park, &c. so to give Directions to the Constables of said District for keepg Order, and for preventing Obstructions of the Roads and horoughfares in the immediate Neighbourhood thereof, and in y Case when the said Roads or Thoroughfares may be thronged. may be liable to be obstructed, and for preventing disorderly onduct, Contention, Obstruction, or accidental or intentional amage in the said Park of the Phanix.

XXIX. It shall be lawful for the said Commissioners from Commissioners me to Time and as Occasion shall require to make Regulations may make Rer the Route to be observed by all Carriages, Carts, or other gulations for chicles, or Horses and Persons, and for preventing Obstruction preventing Obstruction the Streets and Thoroughfares within the said District, and Streets, &c. so to give Directions to the Constables for keeping Order, and r preventing any Obstruction of the Thoroughfares in the immeate Neighbourhood of any Place or Places of public Resort, and any Case when the Streets or Thoroughfares may be thronged may be liable to be obstructed.

XXX. Proof upon Oath that a Copy of any such Regulations Proof of Pubade by the Commissioners has been published in any daily lication of Rules owspaper in the City of Dublin, or that such Regulations have sufficient No-

the Route and Conduct of Persons driving Carriages, Cat-

structions in the

tice to all Perbeen sons concerned. been printed and posted in the Vicinity of any public Place to which the same shall refer, previously to the Time fixed for the Observance of same, shall be deemed sufficient Evidence of such Regulations, and of all Persons concerned having Notice therest.

XXXI. No Proprietor of any Stage Carriage duly licensed to carry Passengers for Hire shall be liable to any Penalty for my Deviation from the Route or Line of Route specified in his Licence which the Driver of such Stage Carriage shall make by virtue of any Regulations or Direction made or given by the said Commissioners.

Compensation for Hurt or Damages.

When Proprie-

tors not liable to Penalties for

deviating from

Route.

XXXII. In every Case where any Hurt or Damage shall have been caused by the Negligence, wilful Misbehaviour, or other Misconduct of the Driver of any Carriage or Vehicle of any Kind whatsoever, or of the Person in charge thereof, or in charge of any Horse within the Limits of this Act, every Person so offending shall further pay such a Sum as shall appear to the Justice to be a reasonable Compensation to the Person so aggrieved or injured, and the Evidence of such Person shall be admitted in proof of the Offence: Provided always, if the Person so aggrieved or injured shall have been the only Witness examined in proof of the Offence, such Sum so ordered as Compensation shall be paid and applied in the same Manner as a Penalty, and in default of Payment of such Penalty and of such Compensation, if ordered, together with the Costs attending such Conviction, immediately or within such Time as such Justice shall appoint, such Justice shall and may commit such Offender to the Common Gaol or House of Correction, to be there imprisoned for any Term not exceeding Two Months, unless such Penalty, together with the Costs and Compensation, if ordered, be sooner paid; and every such Offender shall and may by the Authority of this Act, with or without any Warrant, be apprehended by any Person who shall see such Offence committed, and shall be immediately conveyed or delivered to a Constable, in order to be conveyed before some Justice.

Penalty on Persons acting as Drivers, &c. without having Licence and Badge;

XXXIII. It shall not not be lawful for any Person to act as Driver of any Hackney or other Carriage as aforesaid, or of any Job Horse, or as Driver or Conductor of any Stage Carriage, whether such Person shall or shall not be the Proprietor of such Carriage or Horse within the Limits of this Act, unless in each Case such Person shall have a Licence so to do, and a numbered Badge granted to him under the Authority of this Act and remaining in force; and every Person who shall act as such Driver or Conductor without such Licence and Badge, and also every Person to whom a Licence and Badge shall have been granted who shall sell or exchange, bestow or transfer, or let upon hire such Licence, or permit any other Person to use or wear such Badge, shall for every such Offence forfeit a Sum not exceeding Forty Shillings; and every Proprietor who shall knowingly suffer any Person not duly licensed under the Authority of this Act to act as Driver of any Hackney or other Carriage as aforesaid, or as Driver or as Conductor of any Stage Carriage of which be shall be the Proprietor, shall for every such Offence forfeit a Sum not exceeding Forty Shillings: Provided always, that nothing herein-before contained shall subject to any Penalty any Proprietor who shall employ any unlicensed Person to act as such Driver or Conductor

and on Proprietors suffering
Persons to act
as Drivers or
Conductors not
being licensed,
Proviso as to
Persons being
employed temporarily.

Conductor as aforesaid for any Time not exceeding Twenty-four Hours, or any unlicensed Person who shall be so employed for the said Time, upon Proof being adduced by the Proprietor to the Satisfaction of the Justice before whom such Proprietor, Driver, or Conductor shall be required to attend to answer for such Offences respectively that such Employment was occasioned by unavoidable Necessity; and that every Proprietor who shall so employ such unlicensed Driver or Conductor, and every such unlicensed Driver or Conductor, shall be subject to all the Powers, Provisions, and Proceedings of and under this Act for any Act done by such Driver or Conductor during such Employment in like Manner as if such Driver or Conductor had been duly

XXXIV. When any Complaint, verbal or written, shall be made Proprietors to before any Justice against the Driver of any Hackney Carriage, be summoned Job Carriage, Stage Carriage, Cart, or of any Job Horse or to appear and Horses, or any Person having the Care thereof or plying for Hire produce Drivers therewith respectively, for any Offence committed by him against cences, &c. any of the Provisions of this Act, such Justice shall forthwith summon the Proprietor of such Carriage, Cart, Horse or Horses, and by the said Summons require the said Proprietor personally to be and appear, and to produce such Driver or other Person so complained against, together with the Licence and Badge (if any) theretofore granted to said Driver, to answer such Complaint, and for such Purpose every Proprietor who shall obtain any Licence under this Act, and who shall permit or employ any licensed Person to act as a Driver of any such Carriage or Horse, or as a Conductor of any such Stage Carriage, shall require to be delivered to him and shall retain in his Possession the Licence of such Driver or Conductor while such Driver or Conductor shall remain in his Service; and if any such Proprietor being duly summoned shall neglect or refuse personally to appear, or to produce such Driver or other Person so complained against, together with the said Licence and Badge, according to the Exigency of such Summons, without a reasonable Excuse to be allowed by the Justice before whom he and the said Driver ought to appear according to such Summons, such Proprietor shall forfeit a Sum not exceeding Forty Shillings, and so from Time to Time as often as he shall be so summoned until such Driver or other Person so complained against shall be produced by him to answer such Complaint: Provided always, that if such Proprietor shall neglect or refuse to appear or produce such Driver or other Person so complained against, together with the said Licence and Badge, in obedience to any Summons requiring him so to do, without a reasonable Excuse to be allowed as aforesaid, it shall be lawful for such Justice to proceed to hear and determine the said Complaint in the Absence of the said Proprietor and Driver or other Person complained against, or either of them, and upon Proof of such Offence by the Oath of One or more than One credible Witness to give Judgment against such Proprietor for a Penalty not exceeding Forty Shillings, and thereupon the said Justice is required to cause a Return of the said Judgment to be made forthwith to the said Commissioners, or to a Person duly authorized by them to receive the same.

When Proprietors not liable to Penalties for deviating from Route.

Compensation for Hurt or Damages,

Penalty on Persons acting as Drivers, &c. without having Licence and Badge;

and on Proprietors suffering Persons to act as Drivers or Conductors not being licensed. Proviso as to Persons being employed temporarily.

been printed and posted in the Vicinity of any public Place to which the same shall refer, previously to the Time in it is the Observance of same, shall be deemed sufficient Evidence of such Regulations, and of all Persons concerned having Notice thered.

XXXI. No Proprietor of any Stage Carriage duly licened to carry Passengers for Hire shall be liable to any Peaky for my Deviation from the Route or Line of Route specified in his Licace which the Driver of such Stage Carriage shall make by virtue of any Regulations or Direction made or given by the mid Conmissioners.

XXXII. In every Case where any Hurt or Damage shall have been caused by the Negligence, wilful Misbehaviour, or other lisconduct of the Driver of any Carriage or Vehicle of any Kind whatsoever, or of the Person in charge thereof, or in charge of any Horse within the Limits of this Act, every Pesson so offending shall further pay such a Sum as shall appear to the Justice to be a reasonable Compensation to the Person so aggrieved or injured, and the Evidence of such Person shall be admitted in proof of the Offence: Provided always, if the Person so aggrieved or injured shall have been the only Witness examined in proof of the Offence, such Sum so ordered as Compensation shall be paid and applied in the same Manner as a Penalty, and in default of Payment of such Penalty and of such Compensation, if ordered, together with the Costs attending such Conviction, immediately or within such Time as such Justice shall appoint, such Justice shall and may commit such Offender to the Common Gaol or House of Correction, to be there imprisoned for any Term net exceeding Two Months, unless such Penalty, together with the Costs and Compensation, if ordered, be sooner paid; and every such Offender shall and may by the Authority of this Act, with or without any Warrant, be apprehended by any Person who shall see such Officer committed, and shall be immediately conveyed or delivered to a Constable, in order to be conveyed before some Justice.

XXXIII. It shall not not be lawful for any Person to act as Driver of any Hackney or other Carriage as aforesid, or of any Job Horse, or as Driver or Conductor of any Stage Carriage. whether such Person shall or shall not be the Proprietor of such Carriage or Horse within the Limits of this Act, unless in each Case such Person shall have a Licence so to do, and a numbered Badge granted to him under the Authority of this Act and remaining in force; and every Person who shall act as said Driver or Conductor without such Licence and Badge, and also every Person to whom a Licence and Badge shall have been granted who shall sell or exchange, bestow or transfer, or let upon hire such Licence, or permit any other Person to use or wear such Badge, shall for every such Offence forfeit a Sum not exceeding Forty Shillings; and every Proprietor who shall knowingly suffer any Person not duly licensed under the Authority of this Act to act as Driver of any Hackney or other Carriage as aforeraid, or as Driver or as Conductor of any Stage Carriage of which be shall be the Proprietor, shall for every such Offence forfeit a Sum not exceeding Forty Shillings: Provided always, that nothing herein-before contained shall subject to any Penalty any Proprietor who shall employ any unlicensed Person to act as such Driver or Conductor

Conductor as aforesaid for any Time not exceeding Twenty-four Hours, or any unlicensed Person who shall be so employed for the said Time, upon Proof being adduced by the Proprietor to the Satisfaction of the Justice before whom such Proprietor, Driver, or Conductor shall be required to attend to answer for such Offences respectively that such Employment was occasioned by unavoidable Necessity; and that every Proprietor who shall so employ such unlicensed Driver or Conductor, and every such unlicensed Driver or Conductor, shall be subject to all the Powers. Provisions, and Proceedings of and under this Act for any Act done by such Driver or Conductor during such Employment in like Manner as if such Driver or Conductor had been duly licensed.

XXXIV. When any Complaint, verbal or written, shall be made Proprietors to before any Justice against the Driver of any Hackney Carriage, be summoned Job Carriage, Stage Carriage, Cart, or of any Job Horse or to appear and Horses, or any Person having the Care thereof or plying for Hire and their Litherewith respectively, for any Offence committed by him against cences, &c. any of the Provisions of this Act, such Justice shall forthwith summon the Proprietor of such Carriage, Cart, Horse or Horses, and by the said Summons require the said Proprietor personally to be and appear, and to produce such Driver or other Person so complained against, together with the Licence and Badge (if any) theretofore granted to said Driver, to answer such Complaint, and for such Purpose every Proprietor who shall obtain any Licence under this Act, and who shall permit or employ any licensed Person to act as a Driver of any such Carriage or Horse, or as a Conductor of any such Stage Carriage, shall require to be delivered to him and shall retain in his Possession the Licence of such Driver or Conductor while such Driver or Conductor shall remain in his Service; and if any such Proprietor being duly summoned shall neglect or refuse personally to appear, or to produce such Driver or other Person so complained against, together with the said Licence and Badge, according to the Exigency of such Summons, without a reasonable Excuse to be allowed by the Justice before whom he and the said Driver ought to appear according to such Summons, such Proprietor shall forfeit a Sum not exceeding Forty Shillings, and so from Time to Time as often as he shall be so summoned until such Driver or other Person so complained against shall be produced by him to answer such Complaint: Provided always, that if such Proprietor shall neglect or refuse to appear or produce such Driver or other Person so complained against, together with the said Licence and Badge, in obedience to any Summons requiring him so to do, without a reasonable Excuse to be allowed as aforesaid, it shall be lawful for such Justice to proceed to hear and determine the said Complaint in the Absence of the said Proprietor and Driver or other Person complained against, or either of them, and upon Proof of such Offence by the Oath of One or more than One credible Witness to give Judgment against such Proprietor for a Penalty not exceeding Forty Shillings, and thereupon the said Justice is required to cause a Return of the said Judgment to be made forthwith to the said Commissioners, or to a Person duly authorized by them to receive the same. XXXV. In

Justices to determine Disputes between Proprietors and Drivers.

XXXV. In case of any Dispute between the Proprieter of any Hackney Carriage, Job Carriage, Stage Carriage, Cart, or Job Horse kept for Use or let to Hire within the Limits of this Act, and the Driver of any such Carriage, Cart, or Horse, or my Person having the Care thereof, or plying for Hire therewith, respectively, as to any Matter relating to or connected with the Business or Employment of such Driver or Proprietor, then upon Complaint made before any Justice by such Proprietor against such Driver or other Person as aforesaid, or by such Driver or other Person as aforesaid against such Proprietor, such Justice shall inquire into and determine the same, and shall award and order such Compensation, whether the same shall be demanded by way of Wages or otherwise, to be made to either Party as to such Justice shall seem proper; and in case of Nonpayment of the Amount of the Compensation so ordered by such Justice within Seven Days after the same shall be so awarded, such Justice shall cause the same to be levied by Distress and Sale of the Goods of the Party refusing or neglecting to make Payment thereof.

Agreements between Drivers, &c. and Proprietors to be in Writing.

Proceedings with respect to Licences on quitting Service. XXXVI. It shall not be lawful either in any Court of Law or before any Justice to enforce the Payment of any Sum of Money claimed from any Driver or Conductor by any Proprietor on account of the Earnings of any Hackney Carriage or other Carriage as aforesaid, or Stage Carriage, or by reason of any Neglect or personal Misconduct of such Driver or Conductor, unless under an Agreement in Writing which shall have been signed by such Driver or Conductor in the Presence of a competent Witness.

XXXVII. When any licensed Driver or Conductor shall leave the Service of any Proprietor, such Proprietor shall, upon Demand thereof, return to him his Licence: Provided always, that if the said Proprietor shall have any Complaint against the said Driver or Conductor, it shall be lawful for such Proprietor to retain the Licence for any Time not exceeding Two Days after the Demand thereof, and within that Time to apply to the Police Court of the District in which the said Proprietor shall dwell for a Summons against him; and the said Proprietor at the Time of applying for the Summons shall deposit the Licence with the Clerk of such Police Court or Justice; and in case any Proprietor who, upon Demand thereof, shall have refused or neglected to deliver to any Driver or Conductor his Licence, shall not within Two Days. exclusive of Sunday, or any Day on which the Police Court shall not sit, apply for such Summons, and deposit the Licence as aforesaid, or shall not appear to prosecute his Complaint at the Time mentioned in the Summons, it shall be lawful for such Driver or Conductor to apply at the same Police Court, or to some Justice as aforesaid, for a Summons against such Proprietor; and upon hearing and deciding the Case the Justice, if he shall think there was no just Cause for detaining the Licence, or that there has been needless Delay on the Part of the Proprietor in bringing the Matter to a Hearing, shall have Power to order the said Proprietor to pay such Compensation to the said Driver or Conductor as the said Justice shall think reasonable, and Payment of such Compensation shall be enforced in the same Manner as any Penalty may be enforced under the Provisions of this Act; and tho

the Justice shall cause the Licence to be delivered to the said Driver or Conductor, unless any Misconduct shall be proved against him by reason whereof the Justice shall think that such Licence shall be revoked or suspended; and so long as any Proprietor shall neglect to apply for such Summons and deposit the Licence after such Demand thereof as aforesaid, any Justice may in like Manner from Time to Time order Compensation to be paid by him to the same Driver or Conductor; and no Proprietor shall, under any Pretence or by virtue of any Claim whatever, retain beyond the Time aforesaid the Licence of his Driver or Conductor.

XXXVIII. Every Driver of a Hackney Carriage within the Driver to de-Limits of this Act shall, on each Occasion when such Carriage liver a Ticket shall be hired, deliver, if required, to the Hirer thereof a Card, to Hirer of on which shall be printed, in legible Letters and Figures, the Words "Hackney Carriage," and the Number of the Dublin Plate fixed on such Hackney Carriage, or such other Words or Figures

as the said Commissioners of Police may direct.

XXXIX. If the Driver of any Hackney Carriage shall, on Penalty on Tender of the legal and proper Fare, refuse to go with any Person Drivers of Tender of the legal and proper rare, reluse to go with any losson Hackney Cardesirous of hiring such Carriage to any Place within the Limits riages refusing of this Act, or to any Place within Ten Statute Miles of the to hire, or General Post Office in the City of Dublin, or shall, when convey- exacting more ing any Person for Hire, occupy more than Ten Minutes in per- than legal Fare. forming the Distance of any One Mile, except by the express Desire of such Person, or in case of Accident or Obstruction, or if the Driver of any Hackney Carriage shall exact or demand for the Hire thereof more than the legal and proper Fare, the Person so offending in any Case shall forfeit for such Offence a Sum not exceeding Forty Shillings.

XL. Every Carriage having thereon the Dublin Plate required Hackney by this Act to be fixed on Hackney Carriages which shall be found Carriages found standing in any Street or Place within the Limits of this Act, or in any Street to within Ten Statute Miles of the General Post Office in the City be deemed ply ing for Hire. of Dublia, having a Horse harnessed thereto, and being equipped for Use, shall, unless actually hired, or unless such Driver have a reasonable Excuse to be allowed by the Justice before whom the Matter shall be brought in question, be deemed to be plying for Hire, although such Hackney Carriage shall not be on any Standing or Place usually appropriated for the Purpose of Hackney Carriages standing or plying for Hire; and the Driver of every Driver refusing such Hackney Carriage which shall not be actually hired shall Fare, Penalty be obliged and compelled to go with any Person desirous of hiring 40s. such Hackney Carriage to any Place within the Limits of this Act, or to any Place within Ten Statute Miles of the General Post Office in the City of Dublin; and upon the hearing of any Complaint against the Driver of any such Hackney Carriage who shall refuse Hire on Tender of the legal Fare he shall be obliged to adduce Evidence of having been and of being actually hired at the Time of such Refusal, and in case he shall fail therein he shall forfeit a Sum not exceeding Forty Shillings.

XLL If the Driver of any Hackney Carriage shall in civil and Compensation explicit Terms declare to any Person desirous to hire such to be made to Hackney Carriage that it is actually hired, and shall afterwards, 16 & 17 VICT. 3 K notwith-

Party improperlysummoned for refusing to hire. notwithstanding such Reply, be summoned to answer for his re-Assal to carry such Person in or upon the said Hackney Curisme. and shall upon the hearing of the Complaint produce mairient Evidence to prove that such Hackney Carriage had been previously hired by an actual and bond fide Engagement for a Period of Time then to come, which Engagement could not have been fulfilled if the Carriage had been let to Hire to the Person so complaining, and it shall not appear that the said Driver used uncivil Language, or that he improperly conducted himself towards the Person complaining, or in case such Person so complaining shall not appear at the Time and Place specified in such Summons for the hearing thereof, the Justice before whom such Complaint shall be heard or such Default of Appearance shall be made shall order the Person who shall have summoned such Proprietor or Driver to make to him such Compensation for his Loss of Time in attending to make his Defence to such Complaint as such Justice shall deem reasonable, and in default of Payment thereof within Seven Days after the making of such Order shall cause the same to be levied by Distress and Sale of the Goods of the Person adjudged to owe such Compensation.

Penalty for demanding, in any Case, more than Sum. agreed for. XLII. If the Proprietor of any Hackney Carriage, or any Person usually acting for the Proprietor or the Driver of such Carriage, shall agree beforehand with any Person requiring such Carriage to accept any Sum less than the proper Rate of Fare allowed by Law, and such Proprieter, Person, or Driver shall nevertheless exact or demand subsequently for the said Carriage on such Occasion more than the Sum agreed for, the Proprietor, or if such Exaction or Demand shall be made by the Driver, then the said Driver, shall forfeit a Sum not exceeding Forty Shillings for such Offence.

Agreement to pay to Driver more than legal fare not binding.

Extra Sum so paid may be recovered.

XLIII. No Agreement whatever made with the Proprietor or Driver of any Hackney Carriage for the Payment of more than his proper Fare as fixed or limited by Law shall be binding or held to authorize any Overcharge whatsoever; and in case any Person shall be required to pay and shall pay to the Proprietor or Driver of any Hackney Carriage, whether in pursuance of an Agreement or not, any Sum exceeding the proper Fare, the Person paying the same shall be entitled, on Complaint made against such Proprietor or Driver before any Justice, to recover back the Sum paid beyond the proper Fare; and moreover such Proprietor or Driver shall forfeit, as a Penalty for such Exaction, a Sum not exceeding Forty Shillings; and in default of the Repayment thereupon of such Excess of Fare, or of Payment of the said Penalty, the Amount of such Excess and of such Penalty or of both, as the Case may be, shall be levied by Distress and Sale of the Goods of the Proprietor of such Hackney Carriage: Provided always, that if the Exaction in any such Case shall appear to have been made by a Driver he shall be responsible to the Proprietor for the Amount of the Exaction and the Penalty, which shall be recoverable from him in the Manner herein-before provided for Recovery by Proprietors of Penalties paid for Drivers.

XLIV. It shall and may be lawful for any Person to require

Drivers not to charge more than Sum agreed for, when XLIV. It shall and may be lawful for any Person to require the Driver of any Hackney Carriage to drive such Hackney Carriage for a stated Sum of Money a Distance, in the Discretion of

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the Driver, the Fare for which shall be the Worth or Value of the the Distance Sum so stated, without specifying any Place at which he is to stated shall be stop; and in case the said Driver shall exceed such Distance exceeded withwithout Authority or Direction for so doing, and shall exact or out Direction. demand more than the Sum for which he was so engaged to drive, he shall forfeit a Sum not exceeding Forty Shillings for such Offence.

XLV. When any Hackney Carriage, hired and taken to any Deposit to be Place, shall be required to be kept there in waiting, it shall be made for any lawful for the Driver to demand and receive a reasonable Sum as Hackney Carriage kept a Deposit, over and above the proper Fare for driving to such Place, which Sum so demanded and received shall be accounted for by the Driver when such Hackney Carriage shall be finally discharged; and if any such Driver shall refuse to remain in waiting on Payment of the Fare earned and the Tender of a Deposit sufficient to pay the further Fare for a specified Time of waiting or shall after receiving a Deposit go away, or permit such Hackney Carriage to be driven or taken away, without the Consent of the Person making such Deposit, before the Expira-tion of the Time for which the Sum so deposited shall be a sufficient Compensation, according to the Fares then by Law payable, or if any Driver, on the final Discharge of such Hackney Carriage, shall refuse to refund any Portion of such Deposit which may exceed the Fare ultimately payable, in addition to the original Fare paid upon the making of such Deposit, he shall in any of such Cases forfeit a Sum not exceeding Forty Shillings; provided always, that nothing herein contained shall be deemed an Authority to any Person to detain a Hackney Carriage beyond such Period of Time as shall be fixed by the Commissioners of Police in any Rule, Order, or Byelaw to be made under the Direction of this Act.

XLVI. It shall be lawful for the Proprietor or Driver of any Carriages may Hackney Carriage which shall be licensed under the Authority of ply on Sundays, this Act to stand and ply for Hire with such Carriage, and to and shall be drive the same, on the Lord's Day, any former Act or Acts to then subject to the contrary notwithstanding; and that such Proprietor or Driver tions in force. who shall so stand and ply for Hire as aforesaid shall be liable and compellable to do the like Work on the Lord's Day as by this Act liable or compellable to do as such Proprietor or Driver on any other Day of the Week.

XLVII. If any Person shall refuse or omit to pay the Pro- Persons reprietor or Driver of any Hackney Carriage, Stage Carriage, Job fusing to pay for Carriage, Cart, or Job Horse the Sum justly due for the Hire of any Carriage or such Carriage, Cart, or Horse, or if any Person, either by himself Cart, &c., or for Damage, may or by the Negligence or Misconduct of any Person in his Employment, shall break, deface, or in any Manner injure any such Carriage or Cart, or the Harness thereof, or shall injure any Horse used with any such Carriage or Cart, or shall injure any Job Horse, in either Case the Person so offending shall, on Conviction before a Justice, forfeit such Sum as to the said Justice shall seem reasonable for any and every such Offence; and it shall be lawful for any Constable of Police, upon a Charge of any such Offence, to apprehend and hold to Bail to appear before a Justice the Person so charged; and upon Proof upon Oath before such 3 K 2

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Justice of the Nonpayment of the proper Fare, or of my lajery or Loss so suffered through the Negligence or Misconduc of sec Person, the said Justice shall adjudge the Sum to be paid and shall award reasonable Satisfaction to the Party so com or injured for his Fare or for the Damage suffered with Conpensation for his Loss of Time in attending to make and establish such Complaint; and if the Sum awarded shall not be therepon paid, or if the Offender shall not also pay at the same Time the Sum which shall be awarded as Satisfaction to the Owner or Driver, it shall be lawful for such Justice to commit the said Offender to Prison, there to remain for any Time not exceeding

Two Calendar Months, unless the Amount of the said Fine sad Satisfaction shall be sooner paid; and it shall also be lawful for such Justice, if he shall think fit, to order such Offender to be

kept to Hard Labour during such Imprisonment.

Commissioners. Recorder of the City of Dublin, may alter Fares of Hackney Carriages.

XLVIII. It shall and may be lawful for the said Commissioners with Consent of from Time to Time and at all Times hereafter, as often as they shall consider it expedient so to do, to vary and alter each or any of the Rates and Fares now by Law payable for the Cz of Hackney Carriages, and to fix and appoint the Rates and Fares to be taken and demanded for the Use of Hackney Carriages to be licensed under this Act, and to increase or diminish the same; provided that every such Alteration, whether by way of Increase or Diminution, shall be approved of by the Recorder of the City of Dublin, and shall be published in the Manner herein-before directed with respect to any Alteration which shall be made in the Duties to be taken under this Act.

Commissioners to appoint or alter Places for Carriage Stands, and limit the Number of Carriages at each.

XLIX. It shall and may be lawful for the said Commissioners to order and direct the Route of Hackney Carriages, when proceeding from One Stand to another, and from Time to Time to appoint proper Places or Stations within the Limits of this Act, where Hackney Carriages, Stage Carriages, and Carts licensed for that Purpose may stand for Hire; and from Time to Time to alter any Stands or Stations, and to limit the Number of Hackney Carriages, Stage Carriages, and Carts to stand in each of such Places, and to direct and regulate the Spaces and Intervals to be left between the Carriages and Carts at such Stands and Places, and in all respects to regulate the Manner in which Carriages and Carts shall stand thereat respectively; and it shall also be lawful for the said Commissioners to inspect or cause to be inspected by such Person or Persons as they shall appoint in that Behalf all such Carriages and Carts to be licensed under this Act, and the Horses and Harness employed to draw such Carriages and Carts respectively, at such Times and Places as the said Commissioners shall for that Purpose appoint, and to that End require that all Carriages and Carts, Horses and Harness, to be inspected as aforsaid, shall be produced before them or before such Person or Persons as they shall appoint, at such Times and Places as they shall direct; and in case any Person shall refuse or neglect to obey or comply with any Order or Direction made or given by the said Commissioners in pursuance of the Powers hereby vested is them, every Person so offending shall forfeit a Sum not exceeding Forty Shillings.

La It shall and may be lawful for the said Commissioners from Commissioners Time to Time and at all Times to make such General Rules, to make Rules Orders, and Byelaws for the better ordering and regulating of the Regulation of Hackney all and singular the Persons, Carriages, Carts, and Horses required Carriages and to be licensed under this Act, as in the Judgment of the said Com- Conduct of missioners may be required for public Propriety, Safety, Accom- Drivers, &c. modation, or Convenience, and from Time to Time to alter, vary, amend, or repeal all or any of such Rules, Orders, and Byelaws. provided that such Rules, Orders, and Byelaws, when so made i. altered, shall not be repugnant to the Provisions of this Act; and it shall and may be lawful for the said Commissioners to fix and ordain therein such reasonable Penalties and Forfeitures as to them may seem fit for all Offer ces against and Breaches of such Rules, Orders, or Byelaws, and to subject Offenders against same to Imprisonment in the Con Lon Gaol or House of Correction for the Breach of any such Rule, Order, or Byelaw, there to be kept (either with or without Hard Labour) for any Time not exceeding Thirty Days; and it shall and may be lawful for the said Commissioners, in their Discretion, to make void or suspend the Licence or Licences of every Offender who shall be convicted of any Offence against the same, unless the Magistrate before whom such Conviction shall be had against such Offender shall at the Time of such Conviction state in Writing on his Licence that such Punishment as he has adjudged against such Offender shall be "without Prejudice to his Licence:" Provided always, that such new Rules, Orders, and Byelaws, and every Alteration, Amendment, and Repeal of the same, shall be approved of by the Recorder of the City of Dublin, and that after such Rules, Orders, and Byelaws, or any Alterations, Amendment, or Repeal of the same, shall have been so made and approved of, the same shall be published in the Manner herein-before directed with respect to any Alterations which shall be made in the Duties to be paid under this Act; and all such Rules, Orders, and Byelaws, and every Alteration, Amendment, and Repeal of the same, when approved of as aforesaid, shall be good and valid, as fully and effectually, to all Intents and Purposes whatsoever, as if the same were particularly mentioned, expressed, and enacted in this present Act.

LL Every Driver or Conductor authorized by any Proprietor to Penalty on act as Driver of any Hackney Carriage as aforesaid, or as Driver Person actor Conductor of any Stage Carriage, who shall suffer any other whether li-Person to act as Driver of such Hackney or other Carriage, or as censed or not, Driver or Conductor of such Stage Carriage, without the Consent without Consent of the Proprietor thereof, and also every Person, whether duly of Proprietor. licensed or not, who shall act as Driver or as Conductor of any such Carriage without the Consent of the Proprietor thereof, shall forfeit the Sum of Forty Shillings; and every Driver or Conductor charged with such Offence who, when required by any Justice so to do, shall not truly make known the Name and Place of Abode of the Person so suffered by him to act as Driver or Conductor without the Consent of the Proprietor, and also the Number of the Ticket of such Person (if licensed), shall be liable to a further Penalty of Forty Shillings; and it shall be lawful for any Police Constable, without any Warrant for that Purpose, to take into Custody any Person unlawfully acting as a Driver or as a Conductor,

ductor, and to convey him before any Justice, to be deak with according to Law, and also, if necessary, to take charge of the Carriage and every Horse in charge of such Person, and to deposit the same in some Place of safe Custody until the same can be applied for by the Proprietor.

Commissioners to grant Licence to act as Driver, &c., on Production of Certificate.

What shall be Licence.

LIL It shall be lawful for the said Commissioners to grant to any Male Person more than Sixteen Years of Age, on producing a satisfactory Certificate of Ability to drive, and of good Character, a Licence to act as Driver of any Hackney Carriage, Stage Carriage, or Job Carriage, or Horse, and also to grant to any such Male Person, upon the Production of a Certificate of good Character, a Licence to act as Conductor of any Stage Carriage; and for every such Licence and for every Renewal thereof there shall be paid the Duty appropriated thereto in the Schedule (B.) to this Act snnexed, and there shall be specified in it the proper Name and Surname, specified in the Place of Abode, Age, and Description of the Person to whom such Licence shall be granted; and every such Licence shall bear a distinctive Number, and be dated on the Day upon which the same shall be granted, and shall thence continue in force until voluntarily surrendered by the Party named therein, or until otherwise determined or revoked under the Provisions of this Act, and except for the Time (if any) during which the same shall be suspended by the said Commissioners or by any Justice; and in every such Licence there shall be specified a Period within which the same shall while in force be surrendered annually at the Office which the said Commissioners-shall appoint, for the Purpose of the same being renewed or re-granted: Provided always, that it shall and may be lawful for the said Commissioners to refuse to grant any such Licence or Renewal thereof, or to revoke any such Licence, in case it shall appear that the Person applying for or in possession of such Licence is an unfit Person to hold the same, by reason of his having been convicted of any Theft or Felony, or of his having been convicted of any Assault, or of Drunkenness, or of any Violation of this Act, or the Rules and Regulations or Byelaws relating to Hackney Carriages: Provided also, that it shall not be necessary for the Guard of any of Her Majesty's Mails to obtain a Licence under this Act.

Drivers, &c. applying for Licences to sign Requisition for the same.

Persons making false Representations to forfeit 40s., and Licence may be revoked.

LIII. Before any such Licence as last aforesaid shall be granted or renewed a Requisition for the same, in such Form as the said Commissioners shall prescribe for that Purpose, and accompanied (except in Cases of Renewal) with such Certificate as herein-before is required, shall be made and signed by the Person to whom such Licence is requested to be granted, and in every such Requisition there shall be truly specified and set forth the proper Name and Surname and Place of Abode and Age of the Person applying for such Licence, with all such further Particulars as the Commissioners may require; and if any Person applying for, and procuring or attempting to procure, any such Licence as last aforesaid, or any Renewal thereof, shall make or cause to be made any false Representation in any such Requisition as aforesaid, or if he shall not truly answer all Questions which shall be demanded of him in relation to such Application for a Licence or Renewal, or if any Person to whom Reference shall be made shall in regard to such Application wilfully or knowingly make any Misrepresentation with the Jastation of deceiving the said Commissioners, each and every Person so offending shall forfeit for every such Offence a Sam not exceeding Forty Shillings; and it shall be lawful for the said Commissioners, upon Proof of any such Offence, to revoke any Licence which shall have been granted upon any such false Representation; and it shall be also lawful for the said Commissioners to proceed for recovering of such Penalty before any Justice at any Time within One Calendar Month after the Commission of the Offence, or during the Currency of the Licence so improperly obtained.

LIV. It shall be lawful for any such Justice before whom any Licences may Driver or Conductor shall be convicted of any Offence, whether be revoked or under this Act or any other Act, or under any Rule, Order, or Byelaw duly made by the said Commissioners as herein-before provided, if such Justice, in his Discretion, shall think fit, to revoke the Licence of such Driver or Conductor, and also any other Licence which he shall hold under the Provisions of this Act, or to suspend the same for such Time as the Justice shall think proper; and if any Driver or Conductor complained of shall be adjudged guilty of the Offence alleged against him, the Justice before whom he shall be convicted shall in every Case endorse upon the Licence of such Driver or Conductor the Nature of the Offence and the Penalty or other Punishment which shall be so inflicted; and if the said Licence shall not be produced, on Demand thereof, it shall be lawful for the Justice to detain in Custody such Driver or Conductor until the Proprietor or Person in whose Possession such Licence shall then be shall deliver up the same, or until such Proprietor or Person shall be summoned in manner as hereinbefore directed; and the Justice shall forthwith send such Licence, and the Badge thereunto belonging, to the Commissioners, who shall cancel such Licence if it has been revoked by the Justice, or if it has been suspended shall at the End of the Time for which it shall have been suspended re-deliver such Licence, with the said Badge, to the Person to whom it was granted.

LV. The said Commissioners shall at the Time of granting any Abstract of such Licence cause to be delivered to the Driver or Conductor to Laws and Badge whom the same shall be granted an Abstract of any Law, Byelaw, to be delivered and Regulations in force specifically relating to such Employment, with Licence, and of the Penalties for any Misconduct therein, and also such Badge of Distinction as the said Commissioners shall cause to be provided and shall require to be worn; and every such Driver or Conductor Badge to be shall at all Times during his Employment, and when he shall be worn by required to appear before any Justice, wear such Badge in such Drivers, &c. Manner as shall be required by any Rule, Order, or Byelaw made in relation thereto, so that the Number thereon shall be distinctly visible and legible; and if any licensed Driver or Conductor shall Pensity for Negact as such or shall attend before any Justice, without having and lect, or refusing wearing such Badge in manner aforesaid, or shall when thereunto required refuse to produce such Badge for Inspection, or to permit Badge, 40s. any Person to note the Number thereon, he shall for every such Offence forfeit a Sum not exceeding Forty Shillings.

LVI. If in any Year any such Licence as last aforesaid shall Licences and not be renewed within the Period specified therein for the Pur-lose, or shall be revoked for any of the Causes herein-before Discontinuance 3 K 4

suspended by

to Drivers, &c.

Inspection of

mentioned, of Licence.

Penalty for wearing a Badge without having a Licence.

mentioned, the Person to whom such Licence shall have been granted shall deliver up such Licence and the Bedge belonging thereto to the said Commissioners, or the Officer appointed by them for that Purpose; and if after such Licence shall have been revoked, or shall not have been renewed in any Year within the Period prescribed for the Purpose, such Person shall use or wear the Badge thereto belonging, or shall neglect or refuse for the Space of Three Days to deliver the same and the Licence to the said Commissioners, or the Officer appointed by them for that Purpose, or if any Person shall use or wear or detain any Bedge without being named and described in a Licence in force relating thereto, he shall for every such Offence forfeit any Sum not exceeding Forty Shillings, and so from Time to Time until such Badze shall be delivered up in manner herein specified; and it shall be lawful for any Constable to seize and take away any Badge so worn unlawfully, wheresoever the same may be found, and thereupon deliver the same to the said Commissioners.

New Badges to be delivered in lieu of defaced or lost Badges.

Penalty for not delivering up lost Badge when found, or for weering a Bedge after it has been defaced, 40s.

Forgery of Licence or Badge. or knowingly uttering a forged Licence or Badge, a Misdemeanor.

LVII. Whenever the Number of any Badge shall become obliterated or defaced, so that the same shall not be distinctly visible and legible, and also whenever any Badge shall be proved to the Satisfaction of the said Commissioners to have been lost or mislaid, the Person to whom the Licence relating to any such Badge shall have been granted shall produce such Licence to the said Commissioners or their proper Officer, and in the Case of a Badge with the Number obliterated or defaced shall at the same Time deliver up such Badge, and such Person shall then be entitled to have a new Badge delivered to him in lieu of the Badge so lost or mislaid or delivered up, upon the Payment of the Sum of Two Shillings, to be applied as aforesaid: Provided always, that if any Badge which shall have been proved as aforesaid to have been lost or mislaid shall afterwards be found, the same shall forthwith be delivered up to the said Commissioners or their proper Officer: and if any Person into whose Possession any such Bedge as last aforesaid shall come shall neglect for the Space of Three Days or refuse to deliver up the same to the said Commissioners or their proper Officer, to be disposed of as the said Commissioners may think proper, or if any Person licensed under the Authority of this Act shall use or wear the Badge granted to him after the Number thereon shall be in any Manner obliterated, defaced, or obscured, so that the same shall not be distinctly visible and legible, every such Person so offending shall for every such Offence forfeit a Sum not exceeding Forty Shillings.

LVIII. If any Person shall forge or counterfeit, or shall cause or procure to be forged, counterfeited, or resembled, any Licence or Badge by this Act directed to be provided for each Driver or Conductor as aforesaid, or if any Person shall sell or exchange or expose to Sale, or utter or bestow, any such forged or counterfeited Licence or Badge, or if any Person shall knowingly and without lawful Excuse (the Proof whereof shall lie on the Person accused) have or be possessed of such forged or counterfeited Licence or Badge, knowing such Licenceor Badge to be forged or counterfeited, every Person so offending, and every Person knowingly and wilfully aiding, abetting, or assisting any Person committing any such Offence as aforesaid, shall be adjudged guilty of

a Misdemeanor, and being thereof convicted shall be punished by Imprisonment in the Common Gaol or House of Correction for a Term not exceeding Two Calendar Months, and either with or without Hard Labour, as the Court shall think fit; and it shall be lawful for any Person to detain any such Licence or Badge, or for any Constable to seize and take away any such Licence or Badge, in order that the same may be produced in Evidence against such Offender, or be disposed of as the said Commissioners shall think proper.

LIX. As often as any Driver or Conductor, if licensed under Notice to be this Act, shall change his Place of Abode, he shall, within Four given by Drivers Days next after such Change, give Notice thereof in Writing of Abode to be signed by him to the said Commissioners, specifying in such Notice his new Place of Abode, and shall at the same Time Licence. produce his Licence to the said Commissioners, or to an Officer If not given, to appointed by them for that Purpose, who shall endorse thereon forfeit 40s. a Memorandum specifying the Particulars of such Change; and if any such Driver or Conductor shall make any Change as aforcsaid, and shall neglect or omit to give Notice of such Change, or to produce his Licence, in order that such Memorandum as aforesaid may be endorsed thereon, within the Time and in the Manner herein limited and directed, he shall forfeit for every such Offence a Sum not exceeding Forty Shillings; and in case any of the Particulars entered or endorsed upon any Licence in pursuance of this Act shall be erased or otherwise defaced, every such Licence shall be wholly void and of none effect.

LX. It shall not be lawful for any Person to carry about on Advertising any Carriage or on Horseback or on Foot, in any Thoroughfare Vehicles, &c. or public Place within the Limits of this Act, to the Obstruction prohibited. or Annoyance of the Inhabitants or Passengers, any Picture, Placard, Notice, or Advertisement, whether written, printed, or painted upon or posted or attached to any Part of such Car-

riage, or on any Board or otherwise. LXI. All Duties, Penalties, Fines, and Forfeitures imposed by Infliction of this Act, or which may be incurred under any of the Provisions l'enalties and of this Act, or under any Byelaw, Order, Rule, or Regulation Recovery of made pursuant thereto, and all and every Sum and Sums of Fines, &c. Money whatsoever which may be payable or recoverable thereunder in the Nature of Compensation or Damages, Costs, Expenses, or otherwise, wheresoever the Contract, Offence, Act, Offences, or Matter by which the same may have originated or become wheresoever payable or recoverable shall be committed or done, or have hap-committed, to pened or terminated, may be inflicted by or be sued for and be cognizable recovered before any One or more of the Divisional Justices of Justices. the Police District of Dublin Metropolis, whether the Subject Matter of the Complaint preferred before him in relation thereto took place within the Limits of this Act or beyond the same; and One or more of the said Justices shall attend for the Purpose of bearing and determining Complaints respecting the Premises at meh Place or Places within the said Police District, or for any Division thereof, although the same may not be One of the Divisional Offices of Police for the District, and at such Time or Times, as shall be appointed for the Purpose by the Lord Lieutenant or other Chief Governor or Governors of Ireland, or according

In case of Disputes the Hirer may require the Driver to drive to a Police Court, &c. or to

Power to mitigate Penalties.

Providing for Cases where there are more Proprietors than One.

Fees to Justices.

Service of Summons.

according to any general Directions to be from Time to Time given by the Chief or Under Secretary to the Lord Lientment; and in case of any Dispute between the Hirer and Driver of any Hackney Carriage, the Hirer may require the Driver forthwish to drive to the nearest Metropolitan Police Court, where Complaint may be made to the Magistrate then sitting, who shall hear and determine the same, without requiring any Summons to be issued a Police Station, for that Purpose; and if such Dispute should arise at a Time when the Police Court shall not be open, the Hirer may require the Driver to drive to the nearest Police Station, where the Complaint shall be entered, and Notice given to both Parties that the Matter in Dispute shall be heard by the Magistrate at his next Sitting; and it shall be lawful for any Divisional Justice by whom any Person shall be convicted of any Offence under this Act, or under the Byelaws, Orders, or Regulations made pursuant thereto, to lessen the Penalty or Term of Imprisonment in such Manner as he may think fit.

LXII. In every Case where there shall be more than One Proprietor of any Hackney or other Carriage as aforesaid, or Stage Carriage, or Job Horse, or Cart, it shall be sufficient in any Information, Summons, Order, Conviction, Warrant, or any other Proceeding under the Provisions of this Act. to name One of such Proprietors, without reference to any other or others of them, and in the Case of a Body Corporate or public Company the public Officer thereof, and to describe and proceed against him as if he were sole Proprietor.

LXIII. Such Fees as are contained in the Schedule bereanto annexed marked (E.), and no other or greater Fees, shall be taken by any Justice for any Business done or Proceedings had before him under this Act.

LXIV. Any Summons issued by any Justice requiring the Appearance of any Defendant, or of any Witness or other Person with reference to any Information, Complaint, or other Proceeding pending for the Recovery of any Forfeiture, Penalty, or Sum of Money, or otherwise howsoever under this Act, shall be deemed to be well and sufficiently served in case either the Summons or a Copy thereof shall, Forty-eight Hours at least before the Time appointed for the Hearing of the Complaint, or other the Cause of such Summons, be served personally on any such Person as aforesaid, or be left at his usual or last Place of Abode, or at his Counting-house or Office, or other Place of Business, or (in case such Person be a licensed Proprietor of a Hackney Carriage, Job Carriage, Job Horse, Stage Carriage, or Cart,) at the Place registered as aforesaid as the Place of Abode or Business of such Proprietor, as the Case may be; and if such Place cannot be found, or if such Proprietor shall not be known thereat, then such Summons shall be deemed to be well and sufficiently served, if the same or a Copy thereof be fixed up in some conspicuous Place in the public Office or Place appointed for the hearing of Causes under this Act within the said Police District of Dublia Metropolis: Provided always, that in all Cases in which the Places of Abode, Counting-house, Office, or other Place of Business of such Proprietor shall be at a greater Distance than Two Miles from the General Post Office, such Proprietor shall be required,

required, prior to the Issue of any Licence to him under this Act. to specify in his Application for the same a Place of Address within the Municipal District of the City of Dublin; and every Summons as aforesaid, or a Copy thereof, shall be deemed well and sufficiently served if served personally upon the known or reputed Driver of such Proprietor, or left at the usual Place of Abode of any such Driver, or if left at such Place of Address of such Proprietor, Forty-eight Hours at least before the Time appointed for the hearing of the Complaint or other Cause of Summons.

LXV. Upon the Trial or Hearing of any Information or Com- Informants or plaint exhibited or made under any of the Provisions of this Act, or under any Rule, Order, or Byelaw made in pursuance thereof, from being Witany Informant or Complainant or other Person shall be deemed nesses. and is hereby declared to be a competent Witness, notwithstanding that he may be entitled to any Part of any pecuniary Penalty or to any pecuniary Compensation or Reward on the Conviction of any Offender upon any such Information or Complaint, or liable to any Police Rate or Tax; provided nevertheless, that it shall Respondents also be lawful to and for the Divisional Justice by and before also competent. whom any Information or Complaint is to be determined, if in his Discretion he shall think fit so to do, to admit the Respondent or Party accused in any such Case to be examined upon Oath, and give Evidence touching the said Complaint and the Matters relating thereto.

LXVI. If any Person who shall be summoned as a Witness to Penalty on give Evidence before a Justice touching the Matters alleged in or Witnesses negrelating to any Information, Complaint, or other Proceeding lecting to attend depending before such Justice under the Authority of this Act, shall neglect or refuse to appear before such Justice at the Time and Place to be for that Purpose appointed, without a reasonable Excuse, to be allowed by such Justice, or if any Person so summoned shall appear and refuse to be examined and give Evidence before such Justice touching the Matters aforesaid, every Person so offending shall forfeit a Sum not exceeding Forty Shillings; and if any such Witness or any Complainant shall make any Statement in Evidence which shall be proved to be untrue, and to be a wilful and known Misrepresentation of the Circumstances or Occurrences connected with the Complaint, Information, or other Proceeding depending before such Justice, it shall be lawful for the said Justice to commit the Person so offending to Prison for any Period not exceeding Two Calendar Months, with or without Hard Labour, as the said Justice shall direct: Provided always, that nothing herein contained shall prevent a Prosecution for Perjury against any such Witness or Complainant, if such Justice shall so direct; and if any Complainant, Witness, Defendant, or other Person shall, by any disrespectful or disorderly Conduct before the said Justice, in the Use of violent, abusive, or indecorous Language, to whomsoever applied, or of any Imprecation, Threat, or slanderous Imputation, or of any menacing Gesture, or of any Act, Gesture, or Language tending to provoke a Breach of the Peace, or of any other Means of Disturbance or Disorder, it shall be lawful for the said Justice to inflict for every such

Offence a Fine not exceeding Forty Shillings, and in default of

or refusing to give Evidence.

immediate

immediate Payment thereof to commit the Person so climaing to Prison for any Period not exceeding Seven Days.

Justices empowered to award Compensation to Persons for Loss of Time in attending to answer unfounded Complaints.

LXVII. If any Person shall be summoned or brought before any Justice to answer any Complaint made against him by my Person, other than a Police Officer or Constable, touching or concerning any Offence committed or alleged to have been committed by the Person so summoned or brought before such Justice against the Provisions of this Act, or any Byelaw, Order, Rule, or Regulation made pursuant thereto, and such Complaint or Information shall afterwards be withdrawn, or quashed, or dismissed, or if the Defendant shall be acquitted of the Offence charged against him, it shall be lawful for the said Justice, if be shall think fit, to order and award that the Person making such Complaint shall pay to the Defendant such Costs for making or preparing for his Defence, and also such Compensation for the Loss of his Time, and for the Time of his Witnesses (if say). in attending the said Justice, touching or concerning such Complaint or Information, as to the said Justice shall seem reasonable; and in default of immediate Payment of the Sum so awarded it shall be lawful for the said Justice to cause the same to be levied by Distress and Sale of the Goods and Chattels of the Person ordered to pay the Sum so awarded, together with the Costs of such Distress and Sale; and if Goods and Chattels of such Person sufficient to answer the Sum so awarded, with such Costs as aforesaid, cannot be found, then it shall be lawful for such Justice to commit such Person to the Common Gaol or House of Correction for any Time not exceeding Two Calendar Months, unless the Sum so awarded, together with all Costs and Expenses, shall be sooner paid and satisfied.

Penalty on false Oaths

LXVIII. If any Person or Persons who shall take any Oath in pursuance of this Act shall wilfully swear falsely therein, and shall be thereof lawfully convicted, by Verdict or Confession, any such Person so offending shall for any such Offence incur and suffer such Penalties, Pains, and Disabilities as Persons convicted of wilful and corrupt Perjury are or shall be liable to by any Law then in force in Ireland; and if any Person or Persons shall procure or suborn any other Person to take such false Oath, and shall be thereof convicted, by Verdict or Confession, (whether the Person having taken such false Oath shall be previously convicted or not,) any such Person so procuring or suborning shall for every such Offence incur and suffer such Penalties, Forfeitures. Pains, and Disabilities as Persons convicted of Subornation of Perjury are or shall be liable to by any Law then in force in Ireland.

Appeal,

LXIX. In case any Person or Persons who shall be refused a Licence, or whose Licence shall be revoked under the Provisions of this Act, or against whom any Information or Complaint shall have been exhibited under this Act, shall feel aggrieved by such Refusal or Revocation, or by the Judgment given upon such Information or Complaint, where such Judgment shall be for the Payment of any penal or other Sum exceeding Twenty Shillings, or for any Term of Imprisonment exceeding One Month, but in no other Case, it shall be lawful for such Person or Persons, upon giving such Notice as herein-after mentioned, to appeal therefrom

to the Recorder of the City of Dublin at his next Sessions, or if there be not One Week between the Time of such Refusal, Revocation, or Adjudication and the next Sessions, then to the next succeeding Sessions after the Expiration of such Week to be holden in and for the said County of the City of Dublin; and it shall be lawful for the said Recorder to hear, adjudge, and finally determine such Appeal; and if upon any such Appeal any Defect Defects of Form in Form shall be found in any Part of such Proceedings, every eured upon such Defect of Form shall and may thereupon be immediately rectified and amended by Order of such Recorder, anything in this or any other Act or Acts of Parliament to the contrary notwithstanding: Provided always, that such Refusal or Revocation of any such Licence shall be valid until the final Decision of any such Appeal.

LXX. No such Appeal as aforesaid shall be allowed unless the No Appeal Party or Parties Appellant shall, within Forty-eight Hours after allowed unless such Refusal or Revocation, or the giving of the Judgment ap- Notice thereof pealed against, give Notice in Writing of such Appeal to the given. Secretary of the said Commissioners or to the Clerk of the Justice from whose Judgment such Appeal shall be made, and shall in due Time lodge such Notice at the Office or with the Clerk of the Peace at such General or Quarter Sessions as aforesaid respectively at which such Appeal is to be finally adjudged and determined.

LXXI. No Appeal shall stay or prevent the Execution of any Execution shall Warrant or Process on any Conviction, unless the Party convicted not be stayed shall before the convicting Justice or Justices enter into a Recog- unless the Party nizance, with Two sufficient Sureties, in a Sum equal to double convicted shall the Amount of the Penalty or Penalties in which the said Party by Recognishall have been convicted, and of the Costs awarded, if any, zance to prosewhich Recognizance shall be conditioned that the Party so appeal- cute Appeal. ing shall personally appear at the proper General Quarter Sessions, and abide the Judgment of the Court thereupon, and pay such Costs, if any, as shall be by the Court awarded, which Recognizance such Justice or Justices is and are hereby authorized to require and take of the Party convicted entering into such Recognizance; and the Justice who shall take such Recognizances is also hereby required to bind the Person who shall make the Charge on which such Judgment shall have been given in a Recognizance conditioned that he shall appear at such General or Quarter Sessions aforesaid, then and there to give Evidence against the Person so charged, and to in like Manner bind any other Person who shall have any Knowledge of the Circumstances of such Offence; and every such Witness, on producing a Certificate of his being so bound over under the Hand of such Justice, shall be allowed Compensation for his Time and Trouble and Expenses in attending such Appeal, which Compensation shall be paid by the Treasurer of the County in like Manner as in Cases of Felony, according to and under the Provisions of an Act passed in the Session of Parliament held in the Sixth and Seventh Years of the Reign of King William the Fourth, Chapter One hundred and sixteen: Provided always, that in case such Appeal shall be dismissed and such Conviction affirmed, the reasonable Expenses of all such Witnesses attending as aforesaid, to be ascertained by the Court, shall be paid by the Appellant

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Appellant or Appellants, and the Recognizance or Recognizances so entered into as aforesaid shall be estreated, unless sach Expenses are so paid by such Appellant or Appellants; and it shall not be necessary, at the hearing of such Appeal, to return or produce to the Court of Quarter Sessions any Record of the Conviction of the Defendant or Appellant before any Divisional Justice, but it shall be deemed sufficient for the Clerk of the convicting Justice to attend at such Court of Quarter Sessions, and produce the Book containing the Entry of such Conviction: and such Clerk shall enter in such Book the Judgment of said Court of Quarter Sessions in reference to such Appeal, and thereupon such Judgment shall be held to be final and conclusive between the Parties to such Appeal.

Court of Quarter Sessions, on Appeal, to examine only the Evidence before given, &c.

LXXII. Upon every such Appeal as aforesaid it shall be lawful for the Court of General or Quarter Sessions to re-hear upon Oath the Merits of the Case whereon the original Judgment appealed against shall have been given, and to reverse or confirm in the whole or in part the Judgment appealed against, or to give such new or different Judgment as they in their Discretion shall in that Behalf think fit; and such Court shall in such new or different Judgment have the same Power of mitigating as is herein-before by this Act given to Justices in Judgments given by them: Provided always, that it shall be lawful for such Court as aforesaid, at its Discretion, to state specially the Facts of any Case on which such Appeal shall be made, for the Opinion of Her Majesty's Court of Queen's Bench in Ireland.

Court to adjudge Costs in case of Dismissal or Abandonment of Appeal.

LXXIII. When any Appeal under this Act shall be dismissed, or the Adjudication appealed against shall be affirmed, or such Appeal shall be abandoned, it shall be lawful for the Court to which such Appeal shall have been made or intended to be made to adjudge and order that the Party appealing shall pay such reasonable Costs as shall in the Opinion of such Court be meet, to be recovered in like Manner as the Penalties given by this Act are recoverable.

In what Manner Goods distrained shall be sold.

LXXIV. In all Cases where any Goods or Chattels distrained or otherwise seized or taken under any of the Provisions of this Act shall be sold for the Purposes thereof, the same shall be sold by public Auction, and Notice of the Time and Place of such Sale be given to the Owner of such Goods or Chattels, or left at his last known Place of Abode or of Business, Five Days at the least prior to such Sale: Provided always, that if the Owner of any such Goods or Chattels shall give his Consent in Writing to the Sale thereof at any earlier Period than is by this Act or shall be by any such Notice appointed for such Sale, or in any other Manner than is by this Act directed, it shall be lawful to sell such Goods and Chattels according to such Consent; provided also, that if the Owner of such Goods or Chattels shall st anv Time before Sale thereof pay or tender to the Person who by any Warrant or other Process shall be directed or authorized to cause such Goods or Chattels to be sold the Sum which shall by such Warrant or Process be required to be levied or raised by the Sale of such Goods or Chattels, together with all reasonable Costs and Expenses incurred, no Sale of such Goods or Chattels shall be made.

LXXV. It shall be lawful for any Justice, upon any Complaint Justices may Leing lodged before him under the Provisions of this Act against issue Warrants the Proprietor or Driver of any Hackney Carriage, Job Carriage, to apprehend in Stage Carriage, Job Horse, or Cart, to issue a Warrant for the Apprehension of such Proprietor or Driver, or a Summons for his Appearance to be examined touching the said Complaint, or to answer the same, as to such Justice shall seem fit:

LXXVI. If any Person or Persons whatsoever shall assault, Persons obmolest, resist, or obstruct the said Commissioners, Divisional structing the Justices, or any of them, or any Person acting under the Authority of them or any of them, in the Execution of his or their committed until Duty under this Act, it shall and may be lawful for such Comduly discharged. missioners. Divisional Justice or Justices, or Persons so acting under his or their Authority, and for all and every Person or Persons acting in his or their Aid and Assistance, to arrest all and every Person or Persons so offending, and him, her, or them to convey before any One of the said Divisional Justices, or, if apprehended in the Night-time, to lodge him, her, or them in the Station House or other Place for safe Custody until the Morning, and then to carry and convey such Person or Persons before any One or more of the said Divisional Justices; and such Justice or Justices shall and may, if upon due Examination he or they shall find Cause, commit every such Person to Gaol, there to remain until he, she, or they shall be delivered by due Course of Law.

LXXVII. All pecuniary Penalties which shall be recovered Distribution of before any Justice under the Provisions of this Act shall respec- Penalties. tively be divided and distributed in manner following; (that is to say). One Moiety thereof to the said Receiver of the said Police District of Dublin Metropolis, to be placed by him to the Account of the Public Monies of the Revenue of the Metropolitan Police District, and to be applied accordingly, and the other Moiety thereof to the Person who shall give Information of the Offence and prosecute the Offender: Provided nevertheless, that in case the Person who shall so give Information and prosecute shall be at the Time of the Commission of the Offence, or of the hearing of the Complaint, employed in the Dublin Metropolitan Police Service, the whole Penalty so forfeited shall be paid to the said

Receiver for the Purposes aforesaid.

LXXVIII. Any Action or Prosecution which shall be brought Limitation of or commenced against any Person for anything done in pursuance Actions. or under the Authority of this Act shall be commenced and prosecuted within Three Calendar Months next after the Fact committed, and not afterwards, and shall be brought and tried in the District, County, or Place where the Cause of Action shall arise, and not elsewhere; and Notice in Writing of such Action, and the Cause thereof, shall be given to the Defendant One Calendar Month at least before the Commencement of the Action; and the. Defendant in such Action may plead the General Issue, and give this Act and any other Matter or Thing in Evidence at any Trial to be had thereupon; and if the Cause of Action shall appear to arise from any Matter or Thing done in pursuance and by the Authority of this Act, or if any such Action shall be brought after the Expiration of such Three Calendar Months, or shall be brought in any other County or Place than as aforesaid, or if

Notice of such Action shall not have been given in manage sloresaid, or if Tender of sufficient Amends shall have been made before such Action commenced, or if a sufficient Sum of Money shall have been paid into Court after such Action commenced by or on behalf of the Defendant, the Jury shall find a Verdict for the Defendant; or if a Verdict shall pass for the Defendant, or if the Plaintiff shall become nonsuited, or shall discontinue any

such Action, or if, on Demurrer or otherwise, Judgment shall be given against the Plaintiff, the Defendant shall recover his fall Costs of Suit as between Attorney and Client, and shall have the like Remedy for the same as any Defendant may have for Costs of Suits in other Cases at Law; and although a Verdict shall be given for the Plaintiff in any such Action, such Plaintiff shall not have Costs against the Defendant, unless the Judge before whom the Trial shall be had shall signify his Approbation of the Action and of the Verdict obtained thereupon.

Security to be given by Officers, &c. employed under this Act.

LXXIX. Every Officer employed under the said Commissioners who in the Execution of his Duty shall be engaged in the Receipt of Money payable in pursuance of this Act shall, in respect of my Money to be received by him under this Act, and any other Act in the Execution of which he shall be employed, give Security in such Amount as the said Commissioners, with the Approval of the said Chief or Under Secretary, shall direct, in like Manner and Form as is required to be given by each Clerk of Petty Sessions under the Provisions of "The Petty Sessions (Ireland) Act, 1851."

Interpretation in this Act.

LXXX. And be it enacted, That the Words and Expressions of certain Words herein-after mentioned shall in this Act and the Schedules thereto annexed (except where the Nature of the Provisions or the Context of the Act shall exclude such Construction) be interpreted as follows; that is to say, the Words "Commissioners of Police" shall be understood to mean the Justices of the Police District of Dublin Metropolis for the Time being, appointed by virtue of an Act passed in the Session of Parliament held in the Sixth and Seventh Years of the Reign of His late Majesty King William the 6&7 W. 4. e. 29. Fourth, intituled An Act for improving the Police in the District of Dublin Metropolis; the Word "Justice" shall be understood to mean any of the Divisional Justices duly appointed for the Police District of Dublin Metropolis; the Word "Gaol" shall include any House of Correction or Bridewell, or other legal Place of Imprisonment within the Police District of Dublin Metropolis; the Word "Oath" shall include Affirmation or solemn Declaration, as the Case may be; the Words "Hackney Carriage" shall isclude every Carriage for Passengers (except a Stage Carriage, or a Carriage drawn or impelled by the Power of Steam or otherwise than by Animal Power,) which shall be used for the Purpose of standing or plying for Hire in any Street or Road or any Place within the Limits of this Act; the Words "Job Carriage" shall include every Hearse and Mourning Coach, and also every Carriage which shall not ply publicly for Hire, or stand for the soliciting of Passengers, but shall be let out to Hire for the Purpose of conveying from or to any Place within the Limits of this Act to or from any Place within or beyond the said Limits any Person or Persons engaging the same by the Hour, Day, or otherwise by way of Job; the Words "Stage Carriage" shall include every

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Stage Carriage, Car, Omnibus, or other Carriage conveying Pasengers at separate and distinct Fares between Places within the limits of this Act, and also such as shall ply in like Manner etween any of the said Places and any Place Ten Miles beyond he said Limits, except Carriages drawn or impelled by the Power of Steam or otherwise than by Animal Power, and shall also inlude every Carriage or other Vehicle, whether plying for Hire or not which shall be used for public Accommodation, in conreying any Person from or to the Terminus of any Railway within he Limits of this Act to or from any Hotel, Coach Office, 'aravan Office, Steam Packet, Steam Packet Office, or Railway Cerminus, or other Place or Places whatsoever within or beyond he said Limits; and the Words "Limits of this Act" shall include every Place within the Police District of Dublin Metropolis is the same now is or shall hereafter be by Law defined; the Words "Job Horse" shall include every Horse let out for Hire, singly or otherwise, in the way of Job to draw any Carriage for the carrying of Persons from or to any Place within the Limits of this Act to or from any Place within or beyond the said Limits, such Carriage not being a Hackney, Job, Post, or Stage Carriage; the Word "Cart" shall include every Car, Cart, Dray, Caravan, or other Vehicle drawn by any Horse or other Beast of Burden. and not exclusively employed on the Line of any Railway or Tramroad, or intended for the carrying of any Person except the Driver, which shall be used or let out for Hire by any Body Corporate, Company, or Person whatsoever within the Limits of this Act, for the Land Carriage, Delivery, or Sale of any Goods, Wares, Produce, Manufacture, Utensils, Machinery, Matter, Commodity, or Thing, save and except Carts employed in bringing Hay, Corn, Straw, Vegetables, or Potatoes to Market, or Manure from Town; the Word "Proprietor" shall include every Person who shall either solely, or in Partnership with any other Person, be Owner of or concerned in using or letting to Hire any Hackney, Job, or Stage Carriage or Cart, or Job Horse; "Driver" shall include Proprietor or any Person engaged at the Time in driving a Hackney, Job, Stage Carriage, Cart, or Job Horse; the Word "Horse" shall include every Mare or Gelding, Mule, Ass, or other Beast of Burden or Draught; and every Word importing the Singular Number or the Masculine Gender only shall extend and be applied to several Persons and Things as well as to One Person or Thing, and vice versa, and to Males as well as Females. and to Bodies Corporate as well as Individuals: Provided always, that nothing in this Act shall extend or be construed to extend to the imposing of any Duty in respect of any Mail Carriage or Cart employed exclusively in the Service of the General Post Office, and solely for the Purpose of conveying Mails or Letter Carriers actually on Duty, or of any Cart which shall be the Property of and be employed exclusively in the immediate Service of any Committee duly appointed by the Corporation of the Borough of Dublin for the Management of the paving, cleaning, watering, and lighting of the Streets, Lanes, and Avenues of Dublin, or of any Commissioners or public Bodies which now are or hereafter may be by Law duly authorized for the Management of the paving, cleaning, watering, and lighting the Streets, Lanes, 16 & 17 Vict.

Date of Act.	Title.	Extent of Repail.
5 Geo. IV. c. 102	An Act to smend an Act of the Forty-eighth Year of the Reign of His late Majesty, for the more effectual Administration of the Office of a Justice of the Peace, and for the more effectual Prevention of Felonies, within the District of Dublin Metro- polis.	Section 21, whereby Power is given to the Divisional Justices of the mid Caste Division of said District or any of them, to make Rules and Regulations for the Stands of Hischery Carriages and the Conduct of Drivers of any Carriage and Horses within said District.
4 & 5 Wm. IV. c. 90. Local. Declared to be a Public Act.	An Act for paving, watching, lighting, regulating, and otherwise improving the Town of Kingstown in the County of Dublin.	Section 129, enabling the Commissioners in said Act mentioned, from Time to Time, to appoint proper Places in the Town of Kingstown and the Limits thereof, as defined by said Act, where Hackney Carriages may stand and ply for Hire, and to make such Orders regulating the Number of such Hackney Carriages to stand in such Places respectively, and the Distances at which they shall stand from each other. and the Times at and during which they may stand and ply for Hire, and such other Orders and Regulations for the better ordering and regulating the said Hackney Carriages, and the Drivers or other the Person or Persons having the Management there of respectively, as to such Commissioners shall seem proper, and from Time to Time to alter, amend, or repeal such Rulea, Orders and Regulations, and to make others in the Room thereof.
6&7Wm.IV. c.117. Local. Declared to be a Public Ac t.	AnA ct to amend several Acts relating to the Har- bour of Kingstown.	Section 37.—That Portion thereof which empowers the Commissioners of Kingstown Harbour to regulate, amongst other Matters and Things, all public Vehicles and Conveyances frequenting the Piers, Wharfs, and Quays of said Harbour, and the Drivers of same.

Date of Act.	. Title.	Extent of Repeal.
Thid.	Poid.	Section 43.—That Portion thereof whereby the said Commissioners are invested with all the Powers and Authorities whatsoever for the managing and punishing of Persons having Charge of Coaches, Cara, Carriages, Carts, Drays, or any other Vehicle whatsoever licensed by the Superintendent Magistrate for the Preservation of the Peace within the District of the City of Dublin, or other Person or Persons qualified for that Paryoss in the City of Dublin, which are contained in the said Act passed in the Thirty-seventh Year of the Reign of King George III, or which are contained in any other Act or Acts of Parliament in force in Ireland relative to Coaches, Cara, Carriages, Carts, Drays, or any other Vehicles plying in the City of Dublin, its Suburbs, Liberties, and Environs.
Tbid.	Ibid.	Section 47.—That Portion thereof which empowers the said Commissioners to make Byelaws, Rules, Orders, and Begulations for regulating the Conduct and Direction of all Persons who shall frequent the Piers, Whafs, and Quays of the said Harbour, with Coaches, Cars, Carriages, Carts, Drays, or other Vehicles, and ply the same for Hire.
1 Vict. c. 25	An Act to make more effectual Provisions relating to the Police in the District of Dublin Metropolis.	Section 23.—To prevent negligent or wilful Mis- behaviour of Drivers of Carriages in the Streets or Highways.
1 & 2 Vict. c. 36 Local. Declared to be a Public Act.	An Act to make further Provisions, and to amend the Acts relating to the Harbour of Kingstown and the Port and Harbour of Dublin.	Section 11.—That Portion thereof which enables the said Commissioners of Kingstown Harbour from Time to Time to make, alter, or vary Rules, Bye- laws, and Regulations, as to them may seem fit and

Date of Act.	Title.	Extent of Repul.
		expedient, for regulating the Conduct and Direction of all Persons who shall frequent the Piers, Whark, and Quays of the said Har- bour, with Coaches, Cars, Carriages, Carts, Drays, or other Vehicles, and ply the same for Hire.
2 & 3 Viot. c. 78	An Act to make further Provisions relating to the Police in the District of Dublin Metropolis.	Section 12, whereby the Divisional Justices of the Police District of Dublis Metropolis are empowered to exercise all such Rights Powers, Privileges, Justicitions, and Authorities as might theretofore be exercised by the Divisional Justices of the Castle Division in relation to Hackney and other Carriages, or the Owners and Drivers thereof, with respect to Offences by them committed.
5 Viet. s. 2. c. 24	An Act for improving the Dublin Police.	Sections 11, 12, and 13.
11 & 12 Vict. c. 113.	An Act for the further Amendment of the Acts relating to the Dublin Police.	The whole, with the Exception of Sections 1, 2, and 3.

	Police.		
	SCHEDULE	(B.)	
CONTAIN	ING THE DUTIES IMP	OSED BY THIS ACT	! -
Carriage used this Act, for e For and in respe- used or let to l to be drawn b	pect of every Licence or let to Hire with very such Licence oct of every Licence felice within the Limit y Two or more Hors	hin the Limits of for a Job Carriage ts of this Act, and	£1 4s
Licence -		• - •	₹8
used or let to I	ct of every Licence f Hire within the Limit One Horse only, for e	is of this Act, and	£ 5
For and in respective used or which for every such	et of every Licence for shall ply within the l Licence -	r a Stage Carriage Limits of this Act,	4 8
used or let to without a Carr	ect of every Licence Hire within the Li iage, whether such H	imits of this Act, lorse shall be used	
or let otherwise	or not, for every suc	ch Licence -	12

For and in respect of every Licence for a Cart or Dray used or let to Hire within the Limits of this Act, for every such Licence	12	s.
For and in respect of every Licence to authorize any Person to act as Driver of any Hackney Carriage, or of any Job Carriage or Horse, or as Driver or Con- ductor of any Stage Carriage within the Limits of this Act, for every such Licence in the First Year	s.	d.
thereof	2	6
And in every succeeding Year,		
For and upon every Renewal of such Licence	1	0

SCHEDULE (C.)

Containing Forms of Licences under this Act.

No. 1.

By the Commissioners of Police of the Police District of Dublin Metropolis.

Licence for a

No.

In pursuance of the Powers vested in the Commissioners of Police of the Police District of Dublin Metropolis by an Act of Parliament passed in the Session of Parliament holden in the Years of the Reign of Her present Majesty, intituled [here insert the Short Title of the Act]. I, the undersigned, being One of the said Commissioners, do hereby grant this Licence, together with a Plate as a Mark of Distinction corresponding in Number therewith, to of Dublin, the said Licence to remain in force (unless revoked or otherwise determined under the Provisions of the said Act) for such Period as the said shall continue to pay the being the annual Duty to be paid in yearly Sum of respect thereof, the said Sum to be paid in [here insert the Number of Payments], that is to say [here insert Periods for Payment of Duty], in every successive Year, or in default of such Payment this Licence to be null and void and of no Effect; and this Licence shall be produced to the said Commissioners, or One of them, at all Time and Times, and from Time to Time, as the same shall be required or ordered by the said Commissioners, or any One of them, to be produced, and shall be subject to such Laws as are now or hereafter shall be in force for the better Regulation of and the Drivers thereof, and also all such other Rules, Orders, and Byelaws as are now in force or hereafter may be made by the Commissioners of Police for the Time being.

Given under my Hand, this Day of One thousand eight hundred and fifty .

SCHEDULE (C.)

Containing Forms of Licences under this Acr.

No. 2.

This Licence, together with the Badge relating thereta, must be delivered up, if not renewed between the Day of - and the Day of - Driver or Conductor of [as the Case may be].

No.

and Victoria, Cap.

LICENCE DESCRIPTION. Age Years. of to act as Driver of licensed Carriages ·Height Inches. Feet For Conductor of Stage Carriages, es the Case may be,] within the Limits of the Dublin Police Metropolitan Eyes Hair District, wearing the Badge No. Complexion here insert the Manner of weering Badge.

Dated

Day of

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Metropolitan Police Office, Dublin. Commissioner.

FORM of ENDORSEMENT of CHANGE of ABODE.

	Memorandum of Change of Abode.		Reterred	
· Date.	From	То	Entered at the Office.	
•				

SCHEDULE (E.)

TABLE of FEES RECEIVABLE under this Act.

		S.	d.
For every Summons	-	1	0
For every Warrant against the Person -	-	1	0
For every Warrant of Distress	-	2	0
For every Recognizance to prosecute Appeal -	-	2	6
For every Affidavit or Declaration if prepared by Decla	rant	0	6
For every Affidavit or Declaration if prepared in Office	e -	1	O
	C	A	P.

CAP. CXIII.

An Act to amend the Procedure in the Superior Courts of Common Law in Ireland. [20th August 1853.]

W HEREAS it is expedient to simplify and amend the Course of Procedure as to the Process, Practice, Pleadings, and ' Evidence in the Superior Courts of Common Law in Ireland, ' so as to make the same less dilatory and expensive, and to ' prevent substantial Justice from being defeated by reason of the Variety of Forms of Action, and the Technicalities and Prolixity ' of Pleadings, and the unnecessary Length of Records, and to consolidate the Provisions of several Statutes and Rules of Court ' relating to such Proceedings:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. The Provisions of this Act shall come into operation on the Commencement First Day of January One thousand eight hundred and fifty-four. of Act.

II. In citing this Act in any Instrument, Document, Pleading, Short Title of Proceeding, or Act of Parliament, it shall be sufficient Designation Act. to use the Expression "The Common Law Procedure Amendment Act (Ireland), 1853."

III. From and after the Commencement of this Act, the several Repeal of Acts and Parts of Acts set forth in the Schedule A. to this Act former Acts.

annexed, so far as the said Acts or Parts of any Act relate to Personal Actions or Actions of Ejectment in the Superior Courts of Law in Ireland, and no further or otherwise, and to the Extent to which such Acts or Parts of Acts are by such Schedule expressed to be repealed, are hereby repealed, except as to anything done before the Commencement of this Act, and except so far as may be necessary for the Purpose of supporting and continuing any Proceeding heretofore taken upon any Action brought before the Commencement of this Act, and except as to the Recovery or Application of any Penalty for any Offence which shall have been committed before the Commencement of this Act.

With respect to the Interpretation of Words in this Act:

IV. In the Construction of this Act the Word "Court" shall Interpretations be understood to mean any One of the Superior Courts of Common of Terms. Law at Dublin in which any Action is brought; and the Word "Judge" shall be understood to mean a Judge or Baron of any of the said Courts; and the Word "Master" shall be understood to mean a Master of any of the said Courts; and the Word "Action" shall be understood to mean any Personal Action brought in any of the said Courts; and no Part of the United Kingdom of Great Britain and Ireland, nor the Islands of Man, Guernsey, Jersey, Alderney, or Sark, nor any Islands adjacent to any of them, being Part of the Dominions of Her Majesty, shall be deemed to be "beyond the Seas" within the Meaning of this Act; and the Word "County" shall be taken to extend to and include, where necessary and consistent, any City, County of a City, or County of a Town or City, and County of any Place, as the Case may be; and the Word "Party" or "Person" shall extend to and include

any Corporation or other public Body; and the Word "Affidavit" shall include an Affirmation or Declaration made by any Person who is empowered to give Evidence by Affirmation or Declaration in lieu of Oath; and no Provision requiring the Affidavit of or any Act to be done by the Attorney, or the Signature of Attorney or Counsel, or Service on the Attorney, shall apply to Cases where the Plaintiff or Defendant shall sue or defend in Person, but all such Acts shall be done by and Notices given to the Party so suing or defending in Person; and wherever in this Act, in describing or referring to any Person or Party, Matter or Thing, any Word importing the Singular Number or Masculine Gender is used, the same shall be understood to include and shall be applicable to several Persons and Parties as well as One Person or Party, and Females as well as Males, and Bodies Corporate as well as Individuals, and several Matters and Things as well as One Matter or Thing, unless it otherwise be provided, or there be something in the Subject or Context repugnant to such Construction.

Form of Action and Commencement.

With respect to the Forms of Action, and the Manner of commencing them:

Special Forms of Personal Actions abolished.

V. The special Forms of Personal Actions heretofore used shall not be necessary, and it shall be sufficient in the Summons and Plaint hereinafter mentioned to state a Cause or Ground of Action good in Substance, according to the Provisions of this Act, without framing the Statement in any particular Form, as formerly used or known, such as of Assumpsit, Account, Debt, Covenant, Detinue, Trespass, Trespass on the Case, Trover, or Replevin.

One Form of Personal Action and Action of Ejectment.

VI. The Right to recover any Debt or Damages or Personal Chattel, in respect of any Matter of Contract or of Tort, or Taking or Detention, which might have been heretofore the Subject of any Action of Debt, Covenant, Assumpsit, Account, Trespass, Trespass on the Case, Trover, Replevin, or Detinue, shall and may be enforced in an Action to be called a "Personal Action;" and all Actions of "Ejectment" shall henceforth be commenced and prosecuted in the Manner herein-after provided.

Court to have as heretofore.

VII. The Court, or any Judge thereof, shall have and exercise. likeJurisdiction in and about any Matter brought before such Court or Judge, in any such Personal Action or Action of Ejectment, under the Provisions of this Act, the same Jurisdiction, Power, Authority, and Discretion, to all Intents and Purposes, as such Court or Judge could have exercised in an Action for the same Purpose instituted in the Manner heretofore used; and all Orders and Judgments of the said Court or Judge may be enforced by the same Process, and shall be subject to Review by a Court of Error, in the same Manner in all respects, except as herein provided, as if the same had been made in an Action instituted as heretofore used.

Actions to be commenced by Writ of Summons and Plaint.

VIII. All such Personal Actions, whether brought by or against any Person entitled to the Privilege of Peerage or of Parliament, or of the Court in which the Action shall be brought, or of any other Court, or to any other Privilege, or by or against any Corporation or incorporated Body or Company, or by or against any other Persons, shall be commenced by a Writ of Summons and Plaint, according to the Form marked No. 1. in the Schedule B.

to this Act annexed, and which shall be called a "Writ of Summons and Plaint." and shall be authenticated by the Common Seal of the said Superior Courts, to be thereunto set by the Clerk of the Writs, who shall not be required to sign such Writ, but shall enter the Particulars thereof in the Book to be kept for that Purpose. at the Time of sealing thereof, and such Writ shall bear Date of the Day on which it shall be sealed, and may be sued out at any Time, notwithstanding any Privilege.

IX. In every such Writ of Summons and Plaint, and Copy Residence and thereof, the Names of the Plaintiff and Defendant, the Place of Description of Residence of the Plaintiff, and the Place of Residence or supposed Parties to be Residence or last known Residence of the Defendant, and such mentioned in Designation or Description of the Parties respectively as the Plaintiff or his Attorney may be able to give, shall be mentioned, and such Writ shall contain the Names of all the Defendants, and shall not contain the Name or Names of any Defendant or Defen-

dants in more Actions than One.

X. Such Summons and Plaint shall contain a true and succinct Form of Plaint. Statement of the Plaintiff's Cause or Causes of Action, and if the Plaintiff shall sue, or the Defendant be sued, otherwise than in his own Right, shall also state the Character in which and the Title by which he sues, or in respect of which the Defendant is sued, and shall also state the Relief which the Plaintiff requires, and the Venue or County in which he proposes to have any Issues in Fact tried.

XI. The Particulars of the Plaintiff's Demand, where the same Particulars of shall be a liquidated or Money Demand, and of all Credits to Demand and which the Defendant may be entitled, and of the Balance, if any, claimed by the Plaintiff, shall be endorsed on the Summons and endorsed. Plaint, and on the Copies thereof for Service, unless a detailed Statement of the said Particulars shall have been furnished to the Defendant previously, in which Case it shall be sufficient to make reference to the Statement so furnished, and to mention the Balance claimed to be due on Foot thereof, or unless the said Demand shall consist of so many Items or Particulars that they cannot be conveniently endorsed thereon, in which Case the Plaintiff shall cause Particulars engrossed on Parchment to be annexed to said Summons and Plaint, and Copies thereof, on Parchment or Paper, to be annexed to the Copies of such Summons and Plaint intended for Service, to be incorporated therewith by proper Reference, and shall cause the same to be served on the Defendant, together with the Summons and Plaint, and such Endorsement or Paper annexed shall be considered as Particulars of Demand, and no further or other Particulars need be delivered, unless ordered by the Court or a Judge.

XII. Every Writ of Summons and Plaint shall contain or be Writ to be endorsed with the Name and Place of Abode of the Attorney endorsed with actually suing out the same, and in case no Attorney shall be employed to issue the Writ, then it shall contain or be endorsed with torney, or of a Memorandum expressing that the same has been sued out by Plaintiff in the Plaintiff in Person, mentioning the City, Town, or Parish, and Person. also the Name of the Street and Number (if any) of the House of such Plaintiff's Residence, and also, in case the said Plaintiff shall not reside in the City of Dublin, mentioning some Place in

Credits to be

the said City at which the Debt may be paid, and all Notices and other Proceedings in the Cause may be served.

Attorney, on Demand, to declare whether Writ issued by his Authority, and to declare Name and Abode of Plaintiff.

Duplicates of Plaint.

Writs for Commencement of Actions to be issued in rotation for the several Courts.

No Objection on ground of Privilege to be valid.

No Writ of Summons to be invalid on account of verbal or technical Error or Omission.

To-prevent
Doubts from
Abolition of
Forms
of Action.

XIII. Every Attorney whose Name shall be mentioned in or endorsed on any Writ of Summons and Plaint issued by Authority of this Act shall, on Demand in Writing made by or on behalf of any Defendant, declare forthwith whether such Writ has been issued by him or with his Authority or Privity, and if he shall answer in the Affirmative, then he shall also, in case the Court or a Judge shall so order, declare in Writing, within a Time to be allowed by such Court or Judge, the Profession, Occupation, or Quality, and Place of Abode of the Plaintiff, on pain of being guilty of a Contempt of the Court into which such Writ shall be returnable; and if such Attorney shall declare that the Writ was not issued by him or with his Authority or Privity, all Proceedings upon the same shall be stayed, and all further Proceedings taken thereupon, without Leave of the Court or a Judge, shall be deemed irregular, and may be set aside accordingly.

XIV. One Duplicate or more of such Summons and Plaint shall be sealed with the Seal of the said Superior Courts, by the said Clerk of the Writs, on Application of the Plaintiff or his Attorney.

XV. All Writs of Summons and Plaint for the Commencement of Actions in the said Courts shall, by the Clerk of the Writs, be entered and appropriated to the several Superior Courts of Law in rotation by Twenty-fives, that is to say, the First Twenty-five for the Queen's Bench, the Second Twenty-five for the Common Pleas, and the Third Twenty-five for the Exchequer, and so on in continuous Rotation of Twenty-fives for the several Courts, so as to produce and keep up an equal Distribution of such Writs; and all subsequent Proceedings in any Action so commenced shall be had and taken in the Court to which the said Writ shall be in the Course of Rotation appropriated, and shall be the Business of the said Court and the Offices thereof: Provided always, that no Objection on the Ground of any Privilege possessed or claimed by any Defendant to be sued in any particular Court shall be valid in any such Action.

XVI. No Writ of Summons and Plaint issued under the Authority of this Act, or Copy thereof, shall be treated or considered as invalid on account of any verbal or technical Error or Omission in the same, or in any Endorsement on the same; and it shall be lawful for the said Superior Courts of Law respectively, or any Judge thereof, to decide and determine, on any Application respecting such Error or Omission, what is a verbal or technical Error or Omission in any such Writ or Copy, and to amend or authorize the Amendment thereof, or to set aside the same as irregular; but all Errors or Omissions which have not a manifest Tendency to mislead the opposite Party shall in all Cases be deemed merely verbal or technical.

'And whereas the Disuse of the technical Forms of Action heretofore used may give rise to Doubts respecting the Validity of Warrants of Attorney and other Writings wherein Reference is made to such Forms of Action, and also as to the Operation of Statutes of Limitation and other Statutes wherein Actions

' are described or referred to by the like technical Forms, and it

is expedient that such Doubts should be precluded by express ' Enactment: Be it therefore enacted as follows:

XVII. Nothing in this Act contained shall interfere with or Arrest on affect the Provisions of any Act relating to the Arrest of any Mesne Process. Defendant on Mesne Process or before Judgment.

XVIII. Warrants of Attorney and other legal Documents of Warrants of every kind, wherein Reference is made to any particular Form of Attorney and Action, may be acted upon and enforced by signing Judgment or otherwise, in the Form or Manner authorized by this Act, instead of the Form and Manner agreed upon between the Parties thereto.

XIX. All Statutes relating to Actions, or the Pleadings or other Statutes re-Proceedings therein, or preliminary to the bringing of the same, not hereby repealed, or inconsistent with the Provisions of this Act, shall apply and be in force with reference to Actions brought after the Commencement of this Act, notwithstanding that such Actions or the Causes thereof may be described or expressed therein by reference to any particular Form of Action hereby abolished, or that some particular Form or Cause of Action be required to be specified or contained in the said Pleading or Proceeding.

With respect to the Period of Limitation within which Personal Actions shall be brought:

XX. All Actions for Rent upon an Indenture of Demise, all Actions upon any Bond or other Specialty, or upon any Judgment, Statute Staple, Statute Merchant, or Recognizance, shall be commenced and sued within Twenty Years after the Cause of such Actions or Suits, or the Recovery of such Judgment, but not after; all Actions grounded upon any Lending or Contract, expressed or implied, without Specialty, or upon any Award, where the Submission is not by Specialty, or for any Money levied on Fieri facias; all Actions of Account or for not accounting, other than for such Accounts as concern the Trade of Merchandise between Merchant and Merchant, their Factors or Servants; all Actions for direct Injuries to Real or Personal Property; Actions for the taking away, Detention, or Conversion of Property, Goods, and Chattels; Actions for Libel, malicious Prosecution and Arrest, Seduction, Criminal Conversation; and Actions for all other Causes which would heretofore have been brought in the Form of Action called Trespass on the Case, except as herein-after excepted, shall be commenced and sued within Six Years after the Cause of such Actions, but not after; and all Actions for Assault, Menace, Battery, Wounding, and Imprisonment shall be commenced and sued within Four Years after the Cause of such Actions, but not after; and all Actions for Words, and for Penalties, Damages, or Sums of Money given to the Party grieved, by any Statute now or hereafter to be in force, shall be commenced and sued within Two Years after the Words spoken or the Cause of such Action or Suit, but not after; and with respect to every Cause of Action not herein specifically provided for, being the Subject Matter of a Personal Action, such Actions in respect thereof shall be brought within the same Period of Limitation now applicable thereto, notwithstanding that such Cause of Action may be described or expressed in such Statutes by reference to

other Writings to remain in

lating to Actions to remain in

> Limitation of Action.

Limitation of certain Actions. any particular Form of Action: Provided that nothing in this Act contained shall alter the Period of Limitation of any Action given by any Statute where the Time for bringing such Action is or shall be by any Statute specially limited.

Limitation after Judgment arrested or reversed. C.113.

XXI. If in any of the said Actions Judgment be given for the Plaintiff, and the same be reversed by Error, or a Verdict pass, or upon Judgment by Default, Damages be assessed for the Plaintiff, and upon Matter alleged in Arrest of Judgment the Judgment be given against the Plaintiff that he take nothing by his Plaint, in all such Cases the Party Plaintiff, his Heirs, Executors, or Administrators, as the Case shall require, may commence a new Action or Suit from Time to Time within the Period of Limitation herein-before provided for in such Action, or within a Year after such Judgment reversed or Judgment given against the Plaintiff, and not after.

Remedy for Disabilities. XXII. If any Person that is or shall be entitled to any such Action is or shall be at the Time of any such Cause of Action accrued within the Age of Twenty-one Years, a Married Woman, of unsound Mind, or beyond the Seas, then such Person shall be at liberty to bring the same Action, so as he commence the same within such Time after the Cessation of such Disability or his Return from beyond the Seas, as other Persons having no such Impediment should, according to the Provisions of this Act, have done; and if any Person or Persons against whom there shall be any such Cause of Action is or shall be at the Time such Cause of Action accrued beyond the Seas, then the Person entitled to any such Cause of Action shall be at liberty to bring the same against such Person, within such Time as is before limited, after the Return of such Person from beyond the Seas.

After Acknowledgment or part Payment on account of Specialty, Judgment, Recognizance, &c.

XXIII. If any Acknowledgment shall have been or shall be made, either by Writing signed by the Party liable by virtue of any Indenture, Specialty, Judgment, Statute Staple, or Statute Merchant, or Recognizance, or his Agent, or by part Payment or part Satisfaction on account of any Principal or Interest being then due thereon, it shall be lawful for the Person entitled to bring his Action for the Money remaining unpaid, and so acknowledged to be due, within Twenty Years after such Acknowledgment by Writing, or part Payment or part Satisfaction as aforesaid, or in case the Person entitled shall at the Time of such Acknowledgment be under such Disability as aforesaid, or the Party making such Acknowledgment be at the Time of making the same beyond the Seas, then within Twenty Years after such Disability shall have ceased as aforesaid, or the Party shall have returned from beyond the Seas, as the Case may be; and the Plaintiff in any such Action on any Indenture, Specialty, Judgment, Statute Staple, or Statute Merchant, or Recognizance, may rely on such Acknowledgment, and that such Action was brought within the Time aforesaid, in answer to a Plea of this Statute.

After Acknowledgment or part Payment in respect of Liabilities on Simple Contract,

XXIV. In Actions grounded upon any Simple Contract no Acknowledgment or Promise shall be deemed sufficient Evidence of a new or continuing Contract, whereby to take any Case out of the Operation of the Provisions of this Act in relation to the Limitation of Actions, or to deprive any Party of the Benefit thereof, unless such Acknowledgment or Promise shall be made

or contained by or in some Writing to be signed by the Party chargeable thereby; and where there shall be Two or more Joint Contractors, or Executors or Administrators of any Contractor, no such Joint Contractor, Executor, or Administrator shall lose the Benefit of this Act so as to be chargeable in respect or by reason only of any written Acknowledgment or Promise made and signed by any other or others of them: Provided always, that nothing herein contained shall alter or take away or lessen the Effect of any Payment of any Principal or Interest made by any Person whomsoever.

XXV. No Endorsement or Memorandum of any Payment Indersement of written or made upon any Promissory Note, Bill of Exchange, or other Writing, by or on behalf of the Party to whom such Payment shall be made, shall be deemed sufficient Proof of such Payment so as to take the Case out of the Operation of the Provisions of this Act in relation to the Limitation of Actions.

Payment not to take Case out of Statute.

XXVI. This Act shall be deemed and taken to apply to the As to Debts al-Case of any Debt alleged by way of Set off on the Part of any leged by way of Defendant.

XXVII. No Memorandum or other Writing made necessary Memorandums by this Act shall be deemed to be an Agreement within the not to require Meaning of any Statute relating to the Duties on Stamps.

Stamps.

With respect to the Duration and Continuance of Writs to Continuance of prevent the Operation of any Statute of Limitation:

Writs.

XXVIII. No Writ of Summons and Plaint shall be in force for the Purpose of Service for more than Six Calendar Months from the Day of the Date thereof, including the Day of such Date; but if any Defendant therein named shall not have been served therewith, the original or duplicate Writ of Summons and Plaint may be renewed at any Time before its Expiration for Six Calendar Months from the Date of such Renewal, and so from Time to Time during the Currency of the renewed Writ, by being marked with the Common Seal of the Superior Courts, with a Memorandum, signed or initialed by the Officer, of the Date of the Day, Month and Year of such Renewal: Provided always, that no Writ of Summons and Plaint so renewed shall be available to prevent the Operation of any Statute whereby the Time for the Commencement of the Action may be limited, unless such Renewal shall be had by Leave of the Court or a Judge on an Affidavit to satisfy the said Court or a Judge that reasonable Diligence was used to effect Service thereof.

Renewal of Writs of Summons to save the Statute of Limitation, and for other Purposes.

XXIX. Where any Writ of Summons shall have been issued Renewal of in any Action before and shall be in force at the Commencement Writs issued of this Act, such Writ may, at any Time before the Expiration before this Act. thereof, be renewed under the Provisions of and in the Manner directed by this Act; and where any Writ of Summons, or Capias ad respondendum issued in continuation of a preceding Writ according to the Provisions of an Act passed in a Session of Parliament holden in the Third and Fourth Years of the Reign of Her Majesty the Queen, shall be in force and unexpired, or where One Calendar Month next after the Expiration thereof shall not have elapsed at the Commencement of this Act, such continuing Writ may, without being returned non est inventus,

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of such Corporation; and Service of any such Writ issued against the Inhabitants of a Barony, Half Barony, or other like District may be effected by Delivery of such Copy to the Acting High Constable thereof, or any One of the Acting High Constables thereof, in Person; and Service of any such Writ issued against the Inhabitants of any County or any City or Town, or the Inhabitants of any Franchise, Liberty, City, Town, or Place, not being Part of a Barony or other like District, may be effected by Delivery of a Copy thereof to some Peace Officer or other known and responsible Officer thereof, in Person; and if any such Defendants shall not appear and take Defence according to the Exigency of such Writ, in due Time after such Service thereof, upon Affidavit made as herein-after provided of such personal Service of such Writ, and of the Publication of the Notice herein-after provided, it shall be lawful for the Plaintiff to proceed thereon as is herein-after provided: Provided always, that in all such Cases a sufficient Notice of the issuing of the Writ shall be given in the Dublin Gazette, and in One of the local Newspapers of the County, City, or District in which the Defendant or Defendants, or the Officer or Agent to be served, shall reside, the Days for filing an Appearance and Defence to run in such Cases from the Day of the Publication of such Notice in the Gazette or Newpaper, whichever shall be the latest.

XXXIV. In case it shall be made to appear by Affidavit, to Courts may the Satisfaction of the Court in which the Action is attached, or, direct Substiin Vacation, of any Judge of any of the said Courts, that any tution of Defendant in any Summons and Plaint, the Cause of Action in Service. respect of which the same shall have issued having arisen within the Jurisdiction of the Court, has not been served with the Writ of Summons and Plaint in the Manner herein-before prescribed, and has not, according to the Exigency thereof, appeared and taken Defence to the Action, and that due and proper Means were used to serve such Writ in the Manner aforesaid, or that such Defendant is out of the Jurisdiction of the Court, and can be properly served through or upon any Agent or Representative, or any Manager of the Real or Personal Estate of such Defendant within such Jurisdiction or has removed to avoid Service, or on any other good and sufficient Grounds, it shall be lawful, upon an Application made at any Time while the said Writ shall be in force, for such Court or Judge to authorize such Substitution of Service through the Post Office, or in such Manner and with such Extension of Time for Service and Defence as to them or him shall seem fit; and the Taxing Officer shall allow reasonable Costs on such Proceedings for substituting Service or effecting such Service as the Court shall have directed or deemed good; and in default of an Appearance and Defence by such Defendant in due Time it shall be lawful for the Plaintiff to proceed thereon as is herein-after provided.

XXXV. An Affidavit of the Service of the Writ of Summons Affidavit of and Plaint in the Manner herein-before prescribed, or in the Service of Manner directed by any such Order for Liberty to substitute Process. Service as aforesaid, shall be made and filed in the Office of the Pleadings Assistant of the Court in which the Action shall be

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depending,

depending, in case it shall become necessary to mark Judgment by Default.

Affidavits in certain Cases may be sworn before a Consul.

XXXVI. Any Affidavit to be used in any of the said Courts may be sworn before any Consul General, Consul, Vice-Consul, or Consular Agent for the Time being appointed by Her Majesty at any Foreign Port or Place; and every Affidavit so sworn by virtue of this Act may be used and shall be admitted in Evidence. saving all just Exceptions, provided it purport to be signed by such Consul General, Consul, Vice-Consul, or Consular Agent. upon Proof of the official Character of the Person appearing to have signed the same; provided, that if any Person shall forge the Signature of any such Affidavit, or shall use or tender in Evidence any such Affidavit with a false or counterfeit Signature thereto, knowing the same to be false and counterfeit, he shall be guilty of Felony, and shall, upon Conviction, be liable to Transportation for Seven Years, or to Imprisonment for any Term not exceeding Three Years nor less than One Year, with Hard Labour; and every Person who shall be charged with committing any Felony under this Act may be dealt with, indicted, tried, and, if convicted, sentenced, and his Offence may be laid and charged to have been committed, in the County or Place in which he shall be apprehended or be in Custody; and every Accessory before or after the Fact to any such Offence may be dealt with, indicted, tried, and, if convicted, sentenced, and his Offence laid and charged to have been committed, in any County or Place in which the principal Offender may be tried; provided also, that if any Person shall wilfully and corruptly make a false Affidavit before such Consul General, Consul, Vice-Consul, or Consular Agent, every Person so offending shall be deemed and taken to be guilty of Perjury, in like Manner as if such false Affidavit had been made in Ireland before competent Authority, and shall and may be dealt with, indicted, tried, and if convicted, sentenced. and his Offence may be laid and charged to have been committed, in any County or Place in which he shall be apprehended or be in Custody, as if his Offence had been actually committed in that County or Place.

Filing of Plaint.

Filing Plaint.

With respect to the Filing of the Summons and Plaint:

XXXVII. The original or duplicate Summons and Plaint, or a Copy thereof and of the Endorsements thereon, and of the said Particulars, certified by the Attorney for the Plaintiff to be a correct Copy, shall, in order to enforce a Defence thereto within the Period of Time in such Writ mentioned, Four Days at least before the Time for Pleading thereto has expired, be filed with the Pleadings Assistant of the Court in which the Action shall be depending, and such Document shall be deemed to be a Pleading of the Plaintiff, and in licu and stead of a Declaration; provided, however, that no Summons and Plaint, or Duplicate or Copy, shall be filed as a Pleading, unless the same shall be on Parchment, and sufficiently legible, and in a fit State and Form to be received as a Pleading of the Court; provided also, that in case such Summons and Plaint shall not be filed within the Time aforesaid, it shall be sufficient, for the Purpose of enforcing a Defence thereto

after the Filing of the same, to give Notice of the Filing to the Defendant, and such Defendant shall have Eight Days from the Service of such Notice to file his Defence thereto; but in no Case shall the Plaintiff be at liberty to proceed to enforce a Defence after the Expiration of Six Months from the Service of such Summons and Plaint.

XXXVIII. In case the Plaintiff shall neglect to file the original Rule for Costs or duplicate Summons and Plaint, or Copy thereof, within Two of not filing Months after the Service thereof on the Defendant, unless the Time for filing such Summons and Plaint shall have been extended. such Defendant may, on an Affidavit of the Service thereof and a Certificate of no Summons and Plaint, or Copy, filed, enter a Rule that the Plaintiff do file his Summons and Plaint within Four Days after the Service thereof, or pay to the Defendant such Sum as shall be fixed by the Taxing Officer, subject to the Approval of the Three Chief Judges of the said Courts, as and for his Costs occasioned by being served with such Summons and Plaint, and such Order shall be in lieu and stead and have the Effect of a Judgment of Non Pros for not declaring; and in case the Plaintiff shall, after the Entry of such Rule, file his Summons and Plaint, or Copy, he shall pay to the Defendant his Costs occasioned thereby, upon Demand, not exceeding the Sum of One Pound, or in default thereof the Defendant may obtain a Rule for the Payment of such Sum and the Costs of such Rule.

Summons and

With respect to the Appearance and Defence to the Summons Appearance and and Plaint ?

Defence.

XXXIX. The Defendant may, within the Time specified in the Appearance and said Summons and Plaint, or within Eight Days from the Service Defence to be of the Notice of filing the said Summons and Plaint in manner filed together. aforesaid, or at any Time before Judgment, or within such Time as the Court or a Judge may permit, file with the Pleadings Assistant an Appearance and Defence or Demurrer to the said Writ of Summons and Plaint; and such Defence may be according to the Form No. 2. in the Schedule B. to this Act annexed, and shall contain at Foot thereof the Name and registered Residence of the Defendant's Attorney, where the same is pleaded by Attorney, and where it is pleaded in Person the Residence of the Defendant, and in case such Residence shall not be in the City of Dublin, shall specify by the Name of the Street and Number of the House some Place within the said City whereat all Notices and Papers relating to the Suit may be served and delivered for the Defendant.

XL. In any Case in which there are mutual Debts between the Defence by way Plaintiff and Defendant, or if either Party sue or be sued as Ex- of Set-off. ecutor or Administrator where there are mutual Debts between the Testator or Intestate and either Party, One Debt may be set off against the other, and such Matter may be pleaded in bar of the Action, or of the further Maintenance thereof, or so much of the Debt as it covers, and the Account upon which it became due shall be alleged as in a Summons and Plaint for the same Debt.

XLL In case the Defence shall insist upon any Payment or Farticulars of Set-off, the full Particulars of the same shall be endorsed on the Set-off to be said Defence and on the Copies for Service, unless they are so endorsed. many that they cannot be conveniently introduced therein, in which

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any Corporation or other public Body; and the Word "Affdevit" shall include an Affirmation or Declaration made by any Person who is empowered to give Evidence by Affirmation or Declaration in lieu of Oath; and no Provision requiring the Affidavit of or any Act to be done by the Attorney, or the Signature of Attorney or Counsel, or Service on the Attorney, shall apply to Cases where the Plaintiff or Defendant shall sue or defend in Person, but all such Acts shall be done by and Notices given to the Party so suing or defending in Person; and wherever in this Act, in describing or referring to any Person or Party, Matter or Thing, any Word importing the Singular Number or Masculine Gender is used, the same shall be understood to include and shall be applicable to several Persons and Parties as well as One Person or Party, and Females as well as Males, and Bodies Corporate as well as Individuals, and several Matters and Things as well as One Matter or Thing, unless it otherwise be provided, or there be something in the Subject or Context repugnant to such Construction.

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One Form of Personal Action and Action of Ejectment.

VI. The Right to recover any Debt or Damages or Personal Chattel, in respect of any Matter of Contract or of Tort, or Taking or Detention, which might have been heretofore the Subject of any Action of Debt, Covenant, Assumpsit, Account, Trespass, Trespass on the Case, Trover, Replevin, or Detinue, shall and may be enforced in an Action to be called a "Personal Action:" and all Actions of "Ejectment" shall henceforth be commenced and prosecuted in the Manner herein-after provided.

Court to have as heretofore.

VII. The Court, or any Judge thereof, shall have and exercise, likeJurisdiction in and about any Matter brought before such Court or Judge, in any such Personal Action or Action of Ejectment, under the Provisions of this Act, the same Jurisdiction, Power, Authority, and Discretion, to all Intents and Purposes, as such Court or Judge could have exercised in an Action for the same Purpose instituted in the Manner heretofore used; and all Orders and Judgments of the said Court or Judge may be enforced by the same Process. and shall be subject to Review by a Court of Error, in the same Manner in all respects, except as herein provided, as if the same had been made in an Action instituted as heretofore used.

Actions to be commenced by Writ of Summons and Plaint.

VIII. All such Personal Actions, whether brought by or against any Person entitled to the Privilege of Peerage or of Parliament, or of the Court in which the Action shall be brought, or of any other Court, or to any other Privilege, or by or against any Corporation or incorporated Body or Company, or by or against any other Persons, shall be commenced by a Writ of Summons and Plaint, according to the Form marked No. 1. in the Schedule B.

to this Act annexed, and which shall be called a "Writ of Summons and Plaint," and shall be authenticated by the Common Seal of the said Superior Courts, to be thereunto set by the Clerk of the Writs, who shall not be required to sign such Writ, but shall enter the Particulars thereof in the Book to be kept for that Purpose. at the Time of sealing thereof, and such Writ shall bear Date of the Day on which it shall be sealed, and may be sued out at any Time, notwithstanding any Privilege.

IX. In every such Writ of Summons and Plaint, and Copy Residence and thereof, the Names of the Plaintiff and Defendant, the Place of Description of Residence of the Plaintiff, and the Place of Residence or supposed Parties to be Residence or last known Residence of the Defendant, and such mentioned in Writ. Designation or Description of the Parties respectively as the Plaintiff or his Attorney may be able to give, shall be mentioned, and such Writ shall contain the Names of all the Defendants, and shall not contain the Name or Names of any Defendant or Defen-

dants in more Actions than One.

X. Such Summons and Plaint shall contain a true and succinct Form of Plaint. Statement of the Plaintiff's Cause or Causes of Action, and if the Plaintiff shall sue, or the Defendant be sued, otherwise than in his own Right, shall also state the Character in which and the Title by which he sues, or in respect of which the Defendant is sued, and shall also state the Relief which the Plaintiff requires, and the Venue or County in which he proposes to have any Issues in Fact tried.

XI. The Particulars of the Plaintiff's Demand, where the same Particulars of shall be a liquidated or Money Demand, and of all Credits to Demand and which the Defendant may be entitled, and of the Balance, if any, claimed by the Plaintiff, shall be endorsed on the Summons and endorsed. Plaint, and on the Copies thereof for Service, unless a detailed Statement of the said Particulars shall have been furnished to the Defendant previously, in which Case it shall be sufficient to make reference to the Statement so furnished, and to mention the Balance claimed to be due on Foot thereof, or unless the said Demand shall consist of so many Items or Particulars that they cannot be conveniently endorsed thereon, in which Case the Plaintiff shall cause Particulars engrossed on Parchment to be annexed to said Summons and Plaint, and Copies thereof, on Parchment or Paper, to be annexed to the Copies of such Summons and Plaint intended for Service, to be incorporated therewith by proper Reference, and shall cause the same to be served on the Defendant, together with the Summons and Plaint, and such Endorsement or Paper annexed shall be considered as Particulars of Demand, and no further or other Particulars need be delivered, unless ordered by the Court or a Judge.

XII. Every Writ of Summons and Plaint shall contain or be Writ to be endorsed with the Name and Place of Abode of the Attorney endorsed with Name and actually suing out the same, and in case no Attorney shall be employed to issue the Writ, then it shall contain or be endorsed with torney, or of a Memorandum expressing that the same has been sued out by Plaintiff in the Plaintiff in Person, mentioning the City, Town, or Parish, and Person. also the Name of the Street and Number (if any) of the House of such Plaintiff's Residence, and also, in case the said Plaintiff shall not reside in the City of Dublin, mentioning some Place in

Credits to be

the said City at which the Debt may be paid, and all Notices and other Proceedings in the Cause may be served.

Attorney, on Demand, to declare whether Writ issued by his Authority, and to declare Name and Abode of Plaintiff.

XIII. Every Attorney whose Name shall be mentioned in or endorsed on any Writ of Summons and Plaint issued by Authority of this Act shall, on Demand in Writing made by or on behalf of any Defendant, declare forthwith whether such Writ has been issued by him or with his Authority or Privity, and if he shall answer in the Affirmative, then he shall also, in case the Court or a Judge shall so order, declare in Writing, within a Time to be allowed by such Court or Judge, the Profession. Occupation, or Quality, and Place of Abode of the Plaintiff, on pain of being guilty of a Contempt of the Court into which such Writ shall be returnable; and if such Attorney shall declare that the Writ was not issued by him or with his Authority or Privity, all Proceedings upon the same shall be stayed, and all further Proceedings taken thereupon, without Leave of the Court or a Judge, shall be deemed irregular, and may be set aside accordingly.

Duplicates of Plaint.

XIV. One Duplicate or more of such Summons and Plaint shall be sealed with the Seal of the said Superior Courts, by the said Clerk of the Writs, on Application of the Plaintiff or his Attorney.

Writs for Commencement of Actions to be issued in rotation for the several Courts_

XV. All Writs of Summons and Plaint for the Commencement of Actions in the said Courts shall, by the Clerk of the Writs, be entered and appropriated to the several Superior Courts of Law in rotation by Twenty-fives, that is to say, the First Twentyfive for the Queen's Bench, the Second Twenty-five for the Common Pleas, and the Third Twenty-five for the Exchequer, and so on in continuous Rotation of Twenty-fives for the several Courts, so as to produce and keep up an equal Distribution of such Writs: and all subsequent Proceedings in any Action so commenced shall be had and taken in the Court to which the said Writ shall be in the Course of Rotation appropriated, and shall be the Business of the said Court and the Offices thereof: Provided always, that no Objection on the Ground of any Privilege possessed or claimed by any Defendant to be sued in any particular Court shall be valid in any such Action.

No Objection on ground of Privilege to be valid.

XVI. No Writ of Summons and Plaint issued under the Autho-Summons to be rity of this Act, or Copy thereof, shall be treated or considered as invalid on account of any verbal or technical Error or Omission in the same, or in any Endorsement on the same; and it shall be lawful for the said Superior Courts of Law respectively, or any Judge thereof, to decide and determine, on any Application respecting such Error or Omission, what is a verbal or technical Error or Omission in any such Writ or Copy, and to amend or authorize the Amendment thereof, or to set aside the same as irregular; but all Errors or Omissions which have not a manifest Tendency to mislead the opposite Party shall in all Cases be deemed merely verbal or technical.

No Writ of invalid on account of verbal or technical Error or Omission.

> 7 o prevent Doubts from Abolition of Forms of Action.

And whereas the Disuse of the technical Forms of Action ' heretofore used may give rise to Doubts respecting the Validity of Warrants of Attorney and other Writings wherein Reference is made to such Forms of Action, and also as to the Operation of Statutes of Limitation and other Statutes wherein Actions ' are described or referred to by the like technical Forms, and it is expedient that such Doubts should be precluded by express 'Enactment:' Be it therefore enacted as follows:

XVII. Nothing in this Act contained shall interfere with or Arrest on affect the Provisions of any Act relating to the Arrest of any Mesne Process. Defendant on Mesne Process or before Judgment.

XVIII. Warrants of Attorney and other legal Documents of Warrants of every kind, wherein Reference is made to any particular Form of Attorney and Action, may be acted upon and enforced by signing Judgment or otherwise, in the Form or Manner authorized by this Act, instead of the Form and Manner agreed upon between the Parties thereto.

XIX. All Statutes relating to Actions, or the Pleadings or other Statutes re-Proceedings therein, or preliminary to the bringing of the same, lating to Actions not hereby repealed, or inconsistent with the Provisions of this Act, shall apply and be in force with reference to Actions brought after the Commencement of this Act, notwithstanding that such Actions or the Causes thereof may be described or expressed therein by reference to any particular Form of Action hereby abolished, or that some particular Form or Cause of Action be required to be specified or contained in the said Pleading or Proceeding.

With respect to the Period of Limitation within which Personal Actions shall be brought:

XX. All Actions for Rent upon an Indenture of Demise, all Actions upon any Bond or other Specialty, or upon any Judgment, Statute Staple, Statute Merchant, or Recognizance, shall be com-menced and sued within Twenty Years after the Cause of such Actions or Suits, or the Recovery of such Judgment, but not after; all Actions grounded upon any Lending or Contract, expressed or implied, without Specialty, or upon any Award, where the Submission is not by Specialty, or for any Money levied on Fieri facias; all Actions of Account or for not accounting, other than for such Accounts as concern the Trade of Merchandise between Merchant and Merchant, their Factors or Servants; all Actions for direct Injuries to Real or Personal Property; Actions for the taking away, Detention, or Conversion of Property, Goods, and Chattels; Actions for Libel, malicious Prosecution and Arrest, Seduction, Criminal Conversation; and Actions for all other Causes which would heretofore have been brought in the Form of Action called Trespass on the Case, except as herein-after excepted, shall be commenced and sued within Six Years after the Cause of such Actions, but not after; and all Actions for Assault, Menace, Battery, Wounding, and Imprisonment shall be commenced and sued within Four Years after the Cause of such Actions, but not after; and all Actions for Words, and for Penalties, Damages, or Sums of Money given to the Party grieved, by any Statute now or hereafter to be in force, shall be commenced and sued within Two Years after the Words spoken or the Cause of such Action or Suit, but not after; and with respect to every Cause of Action not herein specifically provided for, being the Subject Matter of a Personal Action, such Actions in respect thereof shall be brought within the same Period of Limitation now applicable thereto, notwithstanding that such Cause of Action may be described or expressed in such Statutes by reference to

other Writings to remain in

to remain in

Limitation of Action.

Limitation of certain Actions. any particular Form of Action: Provided that nothing in this Act contained shall alter the Period of Limitation of any Action given by any Statute where the Time for bringing such Action is or shall be by any Statute specially limited.

Limitation after Judgment arrested or reversed.

XXI. If in any of the said Actions Judgment be given for the Plaintiff, and the same be reversed by Error, or a Verdict pass, or upon Judgment by Default, Damages be assessed for the Plaintiff, and upon Matter alleged in Arrest of Judgment the Judgment be given against the Plaintiff that he take nothing by his Plaint, in all such Cases the Party Plaintiff, his Heirs, Executors, or Administrators, as the Case shall require, may commence a new Action or Suit from Time to Time within the Period of Limitation herein-before provided for in such Action, or within a Year after such Judgment reversed or Judgment given against the Plaintiff, and not after.

Remedy for Disabilities.

XXII. If any Person that is or shall be entitled to any such Action is or shall be at the Time of any such Cause of Action accrued within the Age of Twenty-one Years, a Married Woman, of unsound Mind, or beyond the Seas, then such Person shall be at liberty to bring the same Action, so as he commence the same within such Time after the Cessation of such Disability or his Return from beyond the Seas, as other Persons having no such Impediment should, according to the Provisions of this Act, have done; and if any Person or Persons against whom there shall be any such Cause of Action is or shall be at the Time such Cause of Action accrued beyond the Seas, then the Person entitled to any such Cause of Action shall be at liberty to bring the same against such Person, within such Time as is before limited, after the Return of such Person from beyond the Seas.

After Acknowledgment or part Payment on account of Specialty, Judgment, Recognizance, &c.

XXIII. If any Acknowledgment shall have been or shall be made, either by Writing signed by the Party liable by virtue of any Indenture, Specialty, Judgment, Statute Staple, or Statute Merchant, or Recognizance, or his Agent, or by part Payment or part Satisfaction on account of any Principal or Interest being then due thereon, it shall be lawful for the Person entitled to bring his Action for the Money remaining unpaid, and so acknowledged to be due, within Twenty Years after such Acknowledgment by Writing, or part Payment or part Satisfaction as aforesaid, or in case the Person entitled shall at the Time of such Acknowledgment be under such Disability as aforesaid, or the Party making such Acknowledgment be at the Time of making the same beyond the Seas, then within Twenty Years after such Disability shall have ceased as aforesaid, or the Party shall have returned from beyond the Seas, as the Case may be; and the Plaintiff in any such Action on any Indenture, Specialty, Judgment, Statute Staple, or Statute Merchant, or Recognizance, may rely on such Acknowledgment, and that such Action was brought within the Time aforesaid, in answer to a Plea of this Statute.

After Acknowledgment or part Payment in respect of Liabilities on Simple Contract. XXIV. In Actions grounded upon any Simple Contract no Acknowledgment or Promise shall be deemed sufficient Evidence of a new or continuing Contract, whereby to take any Case out of the Operation of the Provisions of this Act in relation to the Limitation of Actions, or to deprive any Party of the Benefit thereof, unless such Acknowledgment or Promise shall be made

or contained by or in some Writing to be signed by the Party chargeable thereby; and where there shall be Two or more Joint Contractors, or Executors or Administrators of any Contractor, no such Joint Contractor, Executor, or Administrator shall lose the Benefit of this Act so as to be chargeable in respect or by reason only of any written Acknowledgment or Promise made and signed by any other or others of them: Provided always, that nothing herein contained shall alter or take away or lessen the Effect of any Payment of any Principal or Interest made by any Person whomsoever.

XXV. No Endorsement or Memorandum of any Payment Indursement of written or made upon any Promissory Note, Bill of Exchange, or Payment not to other Writing, by or on behalf of the Party to whom such Payor of Statute. ment shall be made, shall be deemed sufficient Proof of such Payment so as to take the Case out of the Operation of the Provisions of this Act in relation to the Limitation of Actions.

XXVI. This Act shall be deemed and taken to apply to the As to Debts al-Case of any Debt alleged by way of Set off on the Part of any leged by way of Defendant.

XXVII. No Memorandum or other Writing made necessary Memorandums by this Act shall be deemed to be an Agreement within the not to require Meaning of any Statute relating to the Duties on Stamps.

With respect to the Duration and Continuance of Writs to Continuance of prevent the Operation of any Statute of Limitation:

Write.

XXVIII. No Writ of Summons and Plaint shall be in force for the Purpose of Service for more than Six Calendar Months from Writs of Sumthe Day of the Date thereof, including the Day of such Date; mons to save but if any Defendant therein named shall not have been served therewith, the original or duplicate Writ of Summons and Plaint may be renewed at any Time before its Expiration for Six Calendar Months from the Date of such Renewal, and so from Time to Time during the Currency of the renewed Writ, by being marked with the Common Seal of the Superior Courts, with a Memorandum, signed or initialed by the Officer, of the Date of the Day, Month and Year of such Renewal: Provided always, that no Writ of Summons and Plaint so renewed shall be available to prevent the Operation of any Statute whereby the Time for the Commencement of the Action may be limited, unless such Renewal shall be had by Leave of the Court or a Judge on an Affidavit to satisfy the said Court or a Judge that reasonable Diligence was used to effect Service thereof.

Renewal of the Statute of Limitation, and for other Purposes.

XXIX. Where any Writ of Summons shall have been issued Renewal of in any Action before and shall be in force at the Commencement Writs issued of this Act, such Writ may, at any Time before the Expiration before this Act. thereof, be renewed under the Provisions of and in the Manner directed by this Act; and where any Writ of Summons, or Capias ad respondendum issued in continuation of a preceding Writ according to the Provisions of an Act passed in a Session of Parliament holden in the Third and Fourth Years of the Reign of Her Majesty the Queen, shall be in force and unexpired, or where One Calendar Month next after the Expiration thereof shall not have elapsed at the Commencement of this Act, such continuing Writ may, without being returned non est inventus.

or entered of Record, according to the Provisions of the mid Act of Her Majesty the Queen, be filed in the proper Office of the Court within One Calendar Month next after the Expiration of such Writ, or within Twenty Days after the Commencement of this Act; and the original Writ of Summons or Capias in such Action may thereupon, but within the same Period of One Month next after the Expiration of the continuing Writ, or within Twenty Days after the Commencement of this Act, be renewed, under the Provisions of and in the Manner directed by this Act; and every such Writ shall after such Renewal have the same Duration and Effect for all Purposes, and shall, if necessary, be subsequently renewed, in the same Manner as if it had originally issued under the Authority of this Act.

Production of renewed Writ Evidence of Commencement of Action.

XXX. The Production of the Writ of Summons and Plaint, purporting to be marked with the Common Seal of the said Superior Courts, and initialed by the said Officer, showing the same to have been renewed according to this Act, shall be sufficient Evidence of its having been so renewed, and of the Commencement of the Action as of the First Date of such renewed Writ, for all Purposes whatsoever.

Service of Writs.

With respect to the Service of such Writs of Summons and Plaint:

Writ may be served in any County.

XXXI. The Writ of Summons and Plaint may be served in any Place or County in which the Defendant may be found within the Jurisdiction of the Court, and not out of said Jurisdiction, unless by an Order of the Court or Judge; and the Person serving the same is hereby required, on the Day of such Service, or at latest on the Day next after, to endorse on the Writ the Place and Day of the Month and Week of the Service thereof, otherwise the Plaintiff shall not be at liberty, in case of no Appearance and Defence, to proceed under this Act; and every Affidavit of Service of such Writ shall mention the Day on which such Endorsement was made.

Service of Summons in ordinary Cases. XXXII. Service of any Writ of Summons and Plaint on the Defendant shall be effected either by Delivery of a Copy of such Writ to the Defendant in Person, if it be reasonably practicable, and in other Cases, and where it shall appear by the Affidavit of Service herein-after mentioned that such Defendant is personally within the Jurisdiction, and that due and reasonable Diligence has been exercised in endeavouring to effect such Personal Service, and without Effect, in such Case it shall be sufficient to make Service of such Writ by leaving such Copy at the Defendant's House or Place of Residence, or at his Office, Warehouse, Counting-house, Shop, Factory, or Place of Business, with the Wife, Child, Father, Mother, Brother, or Sister of the Defendant, or with any Servant or Clerk of the Defendant, (the Person with whom such Copy shall be left being of the Age of Sixteen Years or upwards,) and showing to such Person the Original or duplicate Original of such Summons and Plaint.

XXXIII. Service of any such Writ of Summons and Plaint issued against a Corporation Aggregate may be effected either by Delivery of a Copy of such Writ to the Mayor or other Head Officer in Person, or to the Town Clerk, Treasurer, or Secretary

Service on Corporations

or contained by or in some Writing to be signed by the Party chargeable thereby; and where there shall be Two or more Joint Contractors, or Executors or Administrators of any Contractor, no such Joint Contractor, Executor, or Administrator shall lose the Benefit of this Act so as to be chargeable in respect or by reason only of any written Acknowledgment or Promise made and signed by any other or others of them: Provided always, that nothing herein contained shall alter or take away or lessen the Effect of any Payment of any Principal or Interest made by any Person whomsoever.

XXV. No Endorsement or Memorandum of any Payment Indursement of written or made upon any Promissory Note, Bill of Exchange, or other Writing, by or on behalf of the Party to whom such Pay- of Statute. ment shall be made, shall be deemed sufficient Proof of such Payment so as to take the Case out of the Operation of the Provisions of this Act in relation to the Limitation of Actions.

XXVI. This Act shall be deemed and taken to apply to the As to Debts al-Case of any Debt alleged by way of Set off on the Part of any leged by way of Defendant.

XXVII. No Memorandum or other Writing made necessary Memorandums by this Act shall be deemed to be an Agreement within the not to require Meaning of any Statute relating to the Duties on Stamps.

With respect to the Duration and Continuance of Writs to Continuance of prevent the Operation of any Statute of Limitation:

Writs.

XXVIII. No Writ of Summons and Plaint shall be in force for the Purpose of Service for more than Six Calendar Months from Writs of Sumthe Day of the Date thereof, including the Day of such Date; mons to save but if any Defendant therein named shall not have been served therewith, the original or duplicate Writ of Summons and Plaint may be renewed at any Time before its Expiration for Six Calendar Months from the Date of such Renewal, and so from Time to Time during the Currency of the renewed Writ, by being marked with the Common Seal of the Superior Courts, with a Memorandum, signed or initialed by the Officer, of the Date of the Day, Month and Year of such Renewal: Provided always, that no Writ of Summons and Plaint so renewed shall be available to prevent the Operation of any Statute whereby the Time for the Commencement of the Action may be limited, unless such Renewal shall be had by Leave of the Court or a Judge on an Affidavit to satisfy the said Court or a Judge that reasonable Diligence was used to effect Service thereof.

Renewal of the Statute of Limitation, and for other Pur-

XXIX. Where any Writ of Summons shall have been issued Renewal of in any Action before and shall be in force at the Commencement Writs issued of this Act, such Writ may, at any Time before the Expiration before this Act. thereof, be renewed under the Provisions of and in the Manner directed by this Act; and where any Writ of Summons, or Capias ad respondendum issued in continuation of a preceding Writ according to the Provisions of an Act passed in a Session of Parliament holden in the Third and Fourth Years of the Reign of Her Majesty the Queen, shall be in force and unexpired, or where One Calendar Month next after the Expiration thereof shall not have elapsed at the Commencement of this Act, such continuing Writ may, without being returned non est inventus,

depending, in case it shall become necessary to mark Judgment by Default.

Affidavits in certain Cases may be sworn before a Consul.

XXXVI. Any Affidavit to be used in any of the said Courts may be sworn before any Consul General, Consul, Vice-Consul, or Consular Agent for the Time being appointed by Her Marstv at any Foreign Port or Place; and every Affidavit so sworn by virtue of this Act may be used and shall be admitted in Evidence. saving all just Exceptions, provided it purport to be signed by such Consul General, Consul, Vice-Consul, or Consular Agent, upon Proof of the official Character of the Person appearing to have signed the same; provided, that if any Person shall forge the Signature of any such Affidavit, or shall use or tender in Evidence any such Affidavit with a false or counterfeit Signature thereto, knowing the same to be false and counterfeit, he shall be guilty of Felony, and shall, upon Conviction, be liable to Transportation for Seven Years, or to Imprisonment for any Term not exceeding Three Years nor less than One Year, with Hard Labour; and every Person who shall be charged with committing any Felony under this Act may be dealt with, indicted, tried, and, if convicted, sentenced, and his Offence may be laid and charged to have been committed, in the County or Place in which he shall be apprehended or be in Custody; and every Accessory before or after the Fact to any such Offence may be dealt with. indicted, tried, and, if convicted, sentenced, and his Offence laid and charged to have been committed, in any County or Place in which the principal Offender may be tried; provided also, that if any Person shall wilfully and corruptly make a false Affidavit before such Consul General, Consul, Vice-Consul, or Consular Agent, every Person so offending shall be deemed and taken to be guilty of Perjury, in like Manner as if such false Affidavit had been made in Ireland before competent Authority, and shall and may be dealt with, indicted, tried, and if convicted, sentenced, and his Offence may be laid and charged to have been committed, in any County or Place in which he shall be apprehended or be in Custody, as if his Offence had been actually committed in that County or Place.

of Plaint.

Filing Plaint.

With respect to the Filing of the Summons and Plaint:

XXXVII. The original or duplicate Summons and Plaint, or a Copy thereof and of the Endorsements thereon, and of the said Particulars, certified by the Attorney for the Plaintiff to be a correct Copy, shall, in order to enforce a Defence thereto within the Period of Time in such Writ mentioned, Four Days at least before the Time for Pleading thereto has expired, be filed with the Pleadings Assistant of the Court in which the Action shall be deemed to be a Pleading of the Plaintiff, and in lieu and stead of a Declaration; provided, however, that no Summons and Plaint, or Duplicate or Copy, shall be filed as a Pleading, unless the same shall be on Parchment, and sufficiently legible, and in a fit State and Form to be received as a Pleading of the Court; provided also, that in case such Summons and Plaint shall not be filed within the Time aforesaid, it shall be sufficient, for the Purpose of enforcing a Defence thereto

after the Filing of the same, to give Notice of the Filing to the Defendant, and such Defendant shall have Eight Days from the Service of such Notice to file his Defence thereto; but in no Case shall the Plaintiff be at liberty to proceed to enforce a Defence after the Expiration of Six Months from the Service of such Summons and Plaint.

XXXVIII. In case the Plaintiff shall neglect to file the original Rule for Costs or duplicate Summons and Plaint, or Copy thereof, within Two of not filing Months after the Service thereof on the Defendant, unless the Time for filing such Summons and Plaint shall have been extended. such Defendant may, on an Affidavit of the Service thereof and a Certificate of no Summons and Plaint, or Copy, filed, enter a Rule that the Plaintiff do file his Summons and Plaint within Four Days after the Service thereof, or pay to the Defendant such Sum as shall be fixed by the Taxing Officer, subject to the Approval of the Three Chief Judges of the said Courts, as and for his Costs occasioned by being served with such Summons and Plaint, and such Order shall be in lieu and stead and have the Effect of a Judgment of Non Pros for not declaring; and in case the Plaintiff shall, after the Entry of such Rule, file his Summons and Plaint, or Copy, he shall pay to the Defendant his Costs occasioned thereby, upon Demand, not exceeding the Sum of One Pound, or in default thereof the Defendant may obtain a Rule for the Payment of such Sum and the Costs of such Rule.

Summons and

With respect to the Appearance and Defence to the Summons Appearance and and Plaint:

Defence.

XXXIX. The Defendant may, within the Time specified in the Appearance and said Summons and Plaint, or within Eight Days from the Service Defence to be of the Notice of filing the said Summons and Plaint in manner filed together. aforesaid, or at any Time before Judgment, or within such Time as the Court or a Judge may permit, file with the Pleadings Assistant an Appearance and Defence or Demurrer to the said Writ of Summons and Plaint; and such Defence may be according to the Form No. 2. in the Schedule B. to this Act annexed, and shall contain at Foot thereof the Name and registered Residence of the Defendant's Attorney, where the same is pleaded by Attorney, and where it is pleaded in Person the Residence of the Defendant, and in case such Residence shall not be in the City of Dublin, shall specify by the Name of the Street and Number of the House some Place within the said City whereat all Notices and Papers relating to the Suit may be served and delivered for the Defendant.

XL. In any Case in which there are mutual Debts between the Defence by way Plaintiff and Defendant, or if either Party sue or be sued as Ex. of Set-off. ecutor or Administrator where there are mutual Debts between the Testator or Intestate and either Party, One Debt may be set off against the other, and such Matter may be pleaded in bar of the Action, or of the further Maintenance thereof, or so much of the Debt as it covers, and the Account upon which it became due shall be alleged as in a Summons and Plaint for the same Debt.

XLL In case the Defence shall insist upon any Payment or Farticulars of Set-off, the full Particulars of the same shall be endorsed on the Set-off to be said Defence and on the Copies for Service, unless they are so endorsed. many that they cannot be conveniently introduced therein, in which

3 M 2

Case they shall be annexed thereto and incorporated therevifa by a proper Reference.

Rule to plead abolished.

XLII. No Rule to plead shall be necessary, and the Requisiton to plead contained in the Summons and Plaint shall be safficient for that Purpose.

Time for pleading, where Defendant is within Jurisdiction, to be Twelve Days.

XLIII. Where the Defendant is within the Jurisdiction in Time for Appearance and Defence to the Summons and Plain: shall be Twelve clear Days from the Days of the Service thereof, exclusive of Holidays, or Eight Days from the Service of Notice of filing the Summons and Plaint, whichever Period thall last expire, unless the Court or a Judge shall extend the Time; and the Days for appearing to said Summons and Plaint shall run as well in Vacation as in Term Time, excepting the Days from the First Day of August to the Twentieth Day of October inclusive.

Time for pleading after Amendment.

XLIV. Where an Amendment of any Summons and Plaist hereby directed to serve as a Declaration is allowed, no new Requisition to plead thereto shall be necessary, but the Defendant shall be bound to plead to the amended Pleading within the Time specified in the original Requisition, or within Two Days after Notice of the Amendment, whichever shall last expire, unless otherwise ordered by the Court or a Judge; and in case the amended Summons and Plaint had been pleaded to before Amendment, and is not pleaded to de novo within Two Days after Noice of the Amendment, or such other Time as the Court or a Judge shall allow, the Defence originally pleaded thereto shall stand and be considered as pleaded in answer to such amended Summons and Plaint.

Copies to be served.

XLV. Notice of filing such Defence, together with a correct Copy thereof, shall be served on the Plaintiff's Attorney, or on such Plaintiff in case no Attorney shall be employed, and such Defence shall be considered as filed as on the Day on which such Notice and Copy shall be served, pursuant to the Provisions of this Act.

Further Particulars.

XLVI. The Court or a Judge may, in any Case, by an Order made on Motion, direct a further or more detailed Particular of the Items of Demand or Credits referred to in any Summons and Plaint, or of any Payments or Set-off referred to in any Defence. to be furnished; and in any Action for an Injury to Person or Property, the Court or a Judge may order Plans of the Place in which the Injury is alleged to have been committed, or as to which any Justification is pleaded, to be given or exchanged between the Parties; and the Court or a Judge may extend the Time for pleading or making up the Issue, in consequence of the Necessity of such Particulars or further Particulars, on such Terms as shall appear to be just; and where any Party shall require to amend his Particulars, he shall apply to the Court or a Judge for the Purpose.

Inspection and Premises or Chattels may be ordered by the

XLVII. In any Case in which it shall appear to the Court or Examination of Judge that it would be necessary, for the Purpose of accriaming the Truth of any Matter in dispute between the Parties in the Action, that an Inspection or Examination of any Premises or Court on behalf Chattels in the Possession or Power of either Party, and in respect either Party. of which or some Right or Injury connected with which the said Action shall be brought, should be had by the opposite Party, his Atwrney

Attorney, Agent, Witnesses, or by the Jury, it shall be lawful for such Court or Judge to order that the Party in whose Possession or Power the same shall be shall permit an Inspection and Examination of the said Premises or Chattels by the Jury, or by such Person or Persons on behalf of the Party applying, and at such Times and under such Regulations, as to the said Court or Judge shall seem fit.

With respect to the general Form and Character of Pleadings:

Form of Pleading.

XLVIII. There shall be no further Pleading after the Defence, No Pleading except a Demurrer to the Defence or a Replication to a Defence after Defence. of Set-off or Plea of Matter occurring subsequently to the Commencement of the Action, unless by the special Leave of the Court or a Judge on an Application to allow such further Pleading. which shall only be allowed in case the real Question or Questions, whether of Fact or Law, between the Parties cannot conveniently be raised and put in Issue by the Amendment of the previous Pleadings.

XLIX. Every Replication and subsequent Pleading shall be Replication and pleaded, and Notice of the Filing, with a Copy thereof, shall be subsequent served, and the Particulars of any Payments relied upon shall Pleadings. be endorsed or annexed thereto in a similar Manner to that hereinbefore prescribed in respect of the Defence, so far as the same shall be applicable thereto.

L. In any Case in which the Plaintiff shall be a Minor or Appointing Lunatic, and before the filing of the Summons and Plaint as a next Friend for Pleading, a Consent in Writing, signed by some fit and proper Plaintiff being Person, to act as next Friend to such Minor or Lunatic, together Lunatic. with an Affidavit to verify the Signature of such Person, shall be lodged in the Office of the Clerk of the Rules, who shall thereupon enter a Rule that such Person shall be at liberty to sue 25 next Friend for such Minor or Lunatic, and the Name of such next Friend shall be mentioned in the said Summons and Plaint as next Friend to said Minor or Lunatic: Provided always, that the Court or a Judge shall and may alter or discharge such Rule in case it shall seem necessary or proper.

LI. In any Case in which a Defendant served with any Sum- Appointing a mons and Plaint shall be a Minor or Lunatic, the like Proceeding shall be taken to appoint a Guardian to defend for such Minor or Lunatic before filing any Defence or Demurrer, and the Name of the Person so appointed shall be mentioned in the Defence as Guardian to such Minor or Lunatic.

Guardian for Defendant being a Minor or Lunatic.

LII. Any Defendant served with any Writ of Summons and Security for Plaint in any Action shall thereupon be deemed to be in Court for Costs, when and the Purpose of making Application to the Court or a Judge to compel the Plaintiff to give Security for Costs, and for other like Purposes: Provided that no Order for Security for Costs shall be made by reason of any Plaintiff being resident out of the Jurisdiction of the Court, at the Instance of any Defendant, unless upon a satisfactory Affidavit that such Defendant has a Defence upon the Merits.

how to be obtained.

LIII. The Forms of Pleading contained in the Schedule C. to Forms in Schethis Act annexed shall be sufficient in the Cases to which they dule may be 3 M 3

apply, adopted.

apply, and these and the like Forms may be used, with such Modifications as may be necessary to meet the Facts of the Case; but nothing herein contained shall render it erroneous or irregular to depart from the Letter of such Forms, so long as the Substance is expressed without Prolixity.

Different Causes of Action may be joined, but separate Trials may be ordered.

LIV. Causes of Action, of whatever Kind, (except in Ejectment,) may be joined in the same Summons and Pliant, provided they be by and against the same Parties and in the same Rights, except as herein-after mentioned; but the Court or a Judge shall have Power to prevent the Trial of different Causes together, if such Trial would be inexpedient, and to order separate Records to be made up and separate Trials had.

Joinder of Claims by Husband and Wife, with Claims in right of Husband.

LV. In any Action brought by Husband and Wife for any Cause of Action accruing in respect of the Wife and in respect of which she is necessarily joined as Co-Plaintiff, it shall be lawful for the Husband to add thereto Claims in his own Right, and separate Actions brought in respect of such Claims, if in the same Court, may be consolidated, if the Court or a Judge shall think fit: provided that in the Case of the Death of either Plaintiff such Suit, so far only as relates to the Causes of Action, if any, which do not survive, shall abate.

Form and Nature of Defence and subsequent Pleadings. LVI. The Defence and Replication and subsequent Pleadings, if any, shall state all Facts which constitute the Ground of the Defence or Reply in ordinary Language, and without Repetition, and as concisely as is possible consistent with Clearness; and if such Defence or subsequent Pleading is only applicable to a Portion of the preceding Pleading, the Portion to which it is applicable shall be shortly referred to.

Several Matters may be pleaded at any Stage of the Pleadings.

LVII. The Plaintiff in any Action may, by Leave of the Court or a Judge, plead in answer to the Defence or the subsequent Pleading of the Defendant as many several Matters as he shall think necessary to sustain his Action; and the Defendant in any Action may, by Leave of the Court or a Judge, plead in answer to the Summons and Plaint or other subsequent Pleading of the Plaintiff as many several Matters as he shall think necessary for his Defence, upon an Affidavit of the Party making such Application or his Attorney, if required by the Court or a Judge, to the effect that he is advised and believes that he has just Ground to traverse the several Matters proposed to be traversed by him, and that the several Matters sought to be pleaded as aforesaid by way of Confession and Avoidance are respectively true in Substance and in Fact.

Certain Defences may be pleaded together without Leave. LVIII. The following Defences, or any Two or more of them, may be pleaded together as of course, without Leave of the Court or a Judge; that is to say, a Defence denying any Contract or Debt alleged in the Declaration, a Defence of Tender as to Part, a Defence of the Statute of Limitations, Set-off Bankruptcy of the Defendant, Discharge under an Insolvent Act, Plenè administravit, Plenè administravit præter, Infancy, Coverture, Payment, Accord and Satisfaction, Release, a Denial that the Property an Injury to which is complained of is the Plaintiff's, Loave and Licence, Son assault demesne, and any other Pleas which the Judges of the said Superior Courts, or an Eight or more of them, of whom the Chief Judges of the said Courts shall be

Three, shall by any Rule or Order to be from Time to Time by them made in Term or Vacation order or direct.

LIX. The Defendant may, by Leave of the Court or a Judge, Double Pleas plead and demur, or the Plaintiff may reply and demur, to the and Demurrer. same Portion of the Summons and Plaint or Defence at the same Time upon an Affidavit by the Party pleading, or his Attorney, if required by the Court or a Judge, that he is advised and believes all the Objections raised by Demurrer are good and valid Objections in Law, and it shall be in the Discretion of the Court or a Judge to direct which Issue, whether of Fact or Law, shall be first disposed of.

LX. The Costs of every Issue, whether of Fact or Law, shall Costs of follow the Finding or Judgment upon such Issue, and be adjudged several Issues. to the successful Party, whatever may be the Result of the other Issues: and the Costs of all Issues found for the Defendant shall be deducted from the Plaintiff's Costs, if the Defendant shall proceed with due Diligence to tax the same; and the Costs of all Issues found for the Plaintiff shall be deducted from the Defendant's Costs, if the Plaintiff shall proceed with due Diligence to tax the same; and if said Costs so to be deducted shall not in either Case be taxed in Time for the Purpose of deducting the same from the Costs of the opposite Party they shall be separately recoverable by Execution, when taxed and ascertained.

LXL No useless Form or Fiction, such as Express Colour or Forms and Pic-Special Traverse, shall be used, nor shall it be necessary to allege tions abolished. any Matter that need not be proved, regard being had to the Substance and Ground of the Action or Defence.

LXII. The Venue in any Personal Action may, except as Venue to be herein-after stated, be laid in any County which the Plaintiff stated only thinks proper, and the Name of such County shall be stated in in Margin of the Margin of the Summons, and shall be taken to be the Venue Summons and intended by the Plaintiff, and no Venue shall be stated in the Body of the Summons or in any subsequent Pleading; provided it shall be lawful for the Court or a Judge to order such Venue to be changed by an Amendment of such Summons and Plaint to any other County or County of a City or Town in which the Trial can be more conveniently or properly had, on special Grounds only, and not merely because the Cause of Action accrued in any particular Place or County.

LXIII. It shall not be necessary for any Party, in his Sum- Setting out mons and Plaint or Defence or other Pleading, to set forth more of Deeds in of 'any Deed or Document than such Parts thereof as are material Pleading. to his Action or Defence, or the Purport and Effect thereof; and it shall not be necessary to make Profert of such Deed or Document, and if Profert be made it shall not entitle the opposite Party to crave Oyer of or to set out upon Oyer such Deed or other Document.

LXIV. When any Party shall rely on any Deed or Document, Production, or any Portion thereof, in his Pleading, the said Deed or Docu- Inspection, and ment shall be produced upon every Trial and Argument in the Copy of Deeds. Cause, unless its Nonproduction can be satisfactorily excused; and in default thereof it shall be lawful for the Court or Judge before whom such Trial or Argument shall be had to exclude the said Party so in default from all Benefit or Advantage of the said 3 M 4 Deed

Deed or Document, or to make such Order for the Postponement of the Trial or Argument, and the Payment of the Costs occasioned by the said Postponement, as shall seem to be just; and the opposite Party shall be at liberty, by Notice in Writing to demand of the Party so relying on the said Deed or Document an Inspection or Copy, or both an Inspection and Copy of the same. including the Names of the Witnesses by whom it was attested if any, and any Endorsement or Defeasance thereon, and the Production of it for the Purpose of its being stamped, if necessary, and also the Production, Inspection, or Copy of any other Deed or Instrument whereof Inspection could be obtained by a Bill of Discovery; and such Copy, when furnished, shall be certified to be a correct Copy by the Attorney furnishing the same; and in case such Copy shall not be delivered, or such Inspection or Production shall not be granted, the Party demanding the same shall be at liberty to apply to the Court or a Judge for an Order for such Copy or Inspection or Production, or Copy and Inspection and Production, as such Judge shall think fit, but such Demand, Notice, or Order shall in no Case operate as a Stay of Proceedings, except when a special Order shall be made by a Judge to that Effect.

Summons and Plaint for Libel or Slander.

LXV. In Actions of Libel and Slander the Plaintiff shall be at liberty to aver that the Words or Matter complained of were used in a defamatory Sense, specifying such alleged defamatory Sense, without any prefatory Averment to show how such Words or Matter were used in that Sense.

Performance of cedent may be averred generally.

LXVI. The Plaintiff or Defendant in any Action may aver Conditions pre- Performance of Conditions precedent generally, and the Defendant shall not deny such Averment generally, but shall specify in his Pleading the Condition or Conditions precedent the Performance of which he intends to contest.

The Process or Adjudication of an inferior Jurisdiction may be pleaded generally.

LXVII. In pleading any Process, Decree, Judgment, or Adjudication of a Court or Officer of special or inferior Jurisdiction it shall not be necessary for the Party pleading or relying on such Process or Adjudication to state in his pleading the Facts or Matters conferring Jurisdiction on such Court or Officer to entertain the Question, or issue such Process, or make such Adjudication, but the same respectively may be stated in such pleading to have been duly entertained or made by such Court or Officer: and if such Statement be controverted, the Party so pleading or relying on such Process, Decree, Judgment, or Adjudication shall on the Trial establish by Proof the Facts and Matters necessary to confer Jurisdiction on such Court or Officer to entertain the Question, or issue such Process, or make such Adjudication so pleaded as aforesaid.

Facts not traversed admitted.

Character of Assignees to be taken as admitted, unless denied.

LXVIII. All Facts stated in any Summons and Plaint, and not denied in the Defence, shall be deemed to be admitted for the Purpose of the Suit; and in Actions by and against Assignees of a Bankrupt or Insolvent Debtor, or Executors or Administrators, or Persons authorized by Act of Parliament to sue or be sued as nominal Parties, the Character in which the Plaintiff or Defendant is stated to sue or be sued shall not in any Case be considered as in Issue, unless specially denied.

LXIX. So

LXIX. So much of any Act of Parliament as entitles or permits General Issue any Person to plead the General Issue only, and to give special by Statute Matter in Evidence, without pleading the same, is hereby repealed, abolished. except as to pending Actions: Provided always, that in any Case in which a Defendant by any Act of Parliament is now enabled to plead a Plea of Tender or other Matter, together with a Plea of the General Issue, such Defendant may plead the like Matter separately or with any Defence under this Act.

LXX. In Actions upon Contract, every Defence by way of Defence by way Denial must traverse some One or more than One material Matter of Denial to of Fact, as, for instance, the drawing, or making, or endorsing, traverse some or accepting, or presenting, or Notice of Dishonour of a Bill or particular Fact. Note; and every Defence which admits a Contract in Fact, but Defences which relies upon Matter of Avoidance or Discharge, or Illegality on admit a Conthe Ground of Fraud or otherwise, as, for instance, Infancy, tract in Fact to Coverture, Release, Payment or Performance, Illegality of Concially. sideration, either by Statute or Common Law, drawing, endorsing, accepting Bills or Notes by way of Accommodation, Set-off, mutual Credit, Misrepresentation, Concealment, Deviation, shall be so expressly pleaded.

LXXL In Actions for Wrongs, Defences by way of Denial Pleas in Actions shall take issue on some One or more than One material Matter for Wrongs. of Fact alleged in the Summons and Plaint; and all Defences which admit the Matter complained of, but rely on Matter of Avoidance, Excuse, or Justification, shall be so expressly pleaded.

LXXII A Defence arising after the Commencement of the Defence of Action shall be pleaded according to the Fact; and any Defence Matter subsewhich does not state whether the Matter therein relied upon arose quentto Action. before or after Action shall be deemed to be a Defence of Matter arising before Action.

LXXIII. In Cases in which a Plea Puis darrein continuance Defence of has heretofore been pleadable in Banco or at Nisi Prius, the Matter subsesame Defence may be pleaded with an Allegation that the Matter quent to last arose after the last Pleading, and such Defence may, when necestary, be pleaded at Nisi Prius; but no such Defence shall be allowed unless accompanied by an Affidavit stating that the Matter thereof arose within Eight Days next before the pleading of such Defence, unless the Court or a Judge shall otherwise order.

LXXIV. Payment, whether before Action brought or when Payment not made into Court, shall not in any Case be allowed to be given in to be proved. Evidence in reduction of the Amount to be recovered without in Reduction being pleaded.

LXXV. Any Defendant, in any Personal Action whatsoever, Payment of except Actions for Assault and Battery, false Imprisonment, Libel, Slander, malicious Arrest or Prosecution, Criminal Conversation, or debauching the Plaintiff's Daughter or Servant, and in any Proceeding by Scire facias or Writ of Revivor to have Execution of any Judgment, may pay into Court a Sum of Money by way of Compensation or Amends, or in discharge of the Plaintiff's Demand, or upon any Defence of Tender; and such Payment shall be made by lodging the Money in the Bank of Ireland on behalf of the Defendant who shall make such Lodgment, with the Privity of the Master of the Court, and to the Credit of the Cause; and such Master, on the Certificate of such

of Amount.

Lodgment

Lodgment being delivered to him, shall give a Receipt for the Amount in the Margin of the Defence.

Drawing Money so lodged.

LXXVI. At any Time before Verdict or Judgment for the Defendant, or peremptory Order for Payment of Costs for not proceeding to Trial, the Plaintiff may, in any Case in which Money has been lodged in Court in discharge of the Plaintiff's Demand, or on a Defence of Tender, apply to the Master of the Court to draw on the Bank of Ireland in favour of the Plaintiff for the Sum lodged by the Defendant; and the said Master, on being satisfied by Affidavit or otherwise that a Verdict or Judgment, or peremptory Order for such Payment as aforesaid, for the Defendant has not been had, shall thereupon draw accordingly; but after Verdict or Judgment or peremptory Order aforesaid for the Defendant, the Money shall remain in Court to answer the Defendant's Costs, and the Plaintiff shall not be at liberty to draw the same unless by Order of the Court on Motion.

Taxation of Costs where Money accepted in full Satisfaction. LXXVII. In case the Plaintiff shall accept the Amount lodged in full Satisfaction of his Demand, the Receipt for the Money given to the Master shall state that it has been so accepted, and the Plaintiff's Costs of Suit shall be taxed and ascertained by the proper Officer; and in case of Nonpayment thereof within Forty-eight Hours after Taxation and Demand the Plaintiff shall be at liberty to enter a peremptory Order for Payment of his Costs of Suit so taxed, and for such further Sum as shall be fixed by the Taxing Officer, subject to the Approval of the Three Chief Judges of the said Courts, as and for his Costs of obtaining such Order.

Issue to try Sufficiency of Payment when declined. LXXVIII. In case the Plaintiff declines to accept the Sum paid into Court to satisfy the Claim of the Plaintiff in respect of the Matter to which the Plea is pleaded, the Sufficiency of the Payment shall be tried upon the Issue raised for that Purpose by the said Defence, and in case of such Issue being found for the Defendant the Defendant shall be entitled to Judgment and his Costs of Suit.

Certain Defences not objectionable. LXXIX. Any Defence which shall be good in Substance shall not be objectionable on the Ground of its treating the Summons and Plaint as framed either for a Breach of Contract or for a Wrong.

Objections
by Demurrer.

With respect to Objections to Pleadings for formal and other Matters:

Objections by Demurrer.

LXXX. Either Party may object by Demurrer to the Pleading of the opposite Party, for that such Pleading does not set forth sufficient Ground of Action, Defence, or Reply, as the Case may be; and every such Demurrer shall state concisely and explicitly the legal Points or Objections to be relied on, and may be according to the Form No. 3. in the Schedule B. to this Act annexed; and to such Demurrer there shall be no further Pleading.

Pleadings good in Substance sufficient. LXXXI. No Objection by way of General or Special Demurrer for formal Matter only shall be allowed, and no Pleading shall be deemed insufficient for any Defect which could heretofore be objected to only by Special Demurrer; and wherever Issue shall be joined on any Demurrer the Court shall proceed and give Judgment according to the very Right of the Cause, without regarding

regarding any Imperfection, Omission, Defect in or Lack of Form: and every Summons and Plaint and Defence or other Pleading which shall, with reasonable Clearness and Distinctness, state all such Matters of Fact as are necessary to ground the Action, Defence, or Reply, as the Case may be, shall be sufficient, and it shall not be necessary that such Matters shall be stated in any technical or formal Language or Manner.

LXXXII. Judgment on Demurrer for the Defendant, and also Judgment on for the Plaintiff, in all Cases in which the Action is for a liqui. Demurrer final. dated or Money Demand, shall be final, unless the Court shall give Liberty to amend the Pleading demurred to, or to plead de novo on the Argument of the Demurrer, or by any subsequent Order.

LXXXIII. If any Pleading or Demurrer be so framed as to Pleadings prejudice, embarrass, or delay the fair Trial of the Action, the framed to emopposite Party may apply to the Court or a Judge to strike out tarrass may be or amend such Pleading, and the Court or a Judge shall make or amend such Pleading, and the Court or a Judge shall make such Order respecting the same, and also respecting the Costs of the Application, as to such Court or Judge shall seem fit.

With respect to the Joinder of Parties to Actions:

Joinder of Parties.

LXXXIV. No Plea in Abatement for the Nonjoinder of any Person as a Party, Plaintiff or Defendant, shall be filed without Nonjoinder or the Leave of the Court, but such Defect, or the Misjoinder or Misjoinder of Misnomer of any Party, may be pointed out by either Party by Parties. Notice before the Trial, and such Notice may be followed by a summary Application to the Court or a Judge in respect thereof; upon which Application the said Court or a Judge may make such Order therein, and touching the Costs thereof, as shall seem to be just.

LXXXV. It shall be lawful for the Court or a Judge, at any Amendment Time before the Trial, to order that any Person or Persons not before Trial of joined as Plaintiff or Plaintiffs in the Action shall be so joined, or Nonjoinder or that any Person originally joined as Plaintiff shall be struck out of the Pleadings in the Action, if it shall appear to such Court or Judge that Injustice will not be done by such Amendment, and that the Person to be added consents, either in Person or by Writing under his or her Hand, to be so joined, or that the Person to be struck out was originally introduced without his or her Consent, or that he or she consents in the Manner aforesaid to be so struck out; and such Amendment shall be made upon such Terms as to the Amendment of the Pleadings, Postponement of the Trial, and otherwise, as to the Court or Judge shall seem proper; and when any such Amendment shall have been thereby made, the Liability of any Person who shall have been made Co-Plaintiff shall, subject to any Order to the contrary, be the same as if such Person had been originally joined in such Action.

Misjoinder of

LXXXVI. In case it shall appear at the Trial of any Action Amendment at that there has been a Misjoinder of Plaintiffs, or that some Person Trial. or Persons not joined as Plaintiff or Plaintiffs ought to have been so joined, and the Defendant shall not at or before the Time of Pleading have given Notice in Writing that he objects to such Misjoinder or Nonjoinder, specifying therein the Name or Names of such Person or Persons, such Misjoinder or Nonjoinder may

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be amended by the Court or the Judge or presiding Officer at the Trial, by an Order endorsed on the Abstract of Nisi Prims or Writ of Inquiry, signed by any Member of the Court, or by the said Judge or Officer, if it shall appear to such Court, Judge, or Officer that such Misjoinder or Nonjoinder was not for the Purpose of obtaining an undue Advantage, and that Injustice will not be done by such Amendment, and that the Person or Persons to be added consent, either in Person or by Writing under his, her, or their Hand or Hands, to be so joined, or that the Person or Persons to be struck out were originally introduced without his, her, or their Consent, or that such Person or Persons consent in manner aforesaid to be so struck out in the Manner aforesaid: and such Amendment shall be made upon such Terms as the Court, Judge, or Officer shall think proper; and when any such Amendment shall be made the Liability of any Person or Persons who shall be added as a Co-Plaintiff or Co-Plaintiffs shall, subject to any Order to the contrary, be the same as if such Person or

Upon Notice of Nonjoinder of Plaintiffs Proceedings may be amended. LXXXVII. In case such Notice be given by the Defendant of the Nonjoinder of a Person as Co-Plaintiff, the Plaintiff shall be at liberty to enter a Side-bar Order, to amend the Summons and Plaint, and other Proceedings, by adding the Name or Names of the Person or Persons named in such Notice, and to proceed in the Action, on Payment of the Costs of and occasioned by such Amendment only; and in such Case the Defendant shall be at liberty to plead de novo when he has pleaded already, and shall have Four Days from the Service of the Notice of such Amendment for the Purpose of pleading as aforesaid.

Persons had been originally joined in such Action.

Proceedings when Nonjoinder of Defendant objected to, LXXXVIII. Upon any Objection for Nonjoinder of a Defendant being taken by Plea in Abatement, or by Motion to the Court in consequence of such Nonjoinder, it shall be competent to the Plaintiff to show that such Person so omitted is not a necessary Party, or is not resident within the Jurisdiction of the Court, or has been discharged by Bankruptcy or Insolvency, or that the Statute of Limitations would be a Bar to any Action against him.

Upon Notice of Nonjoinder of Defendants Proceedings may be amended.

LXXXIX. In any Action on Contract where the Nonjoinder of any Person or Persons as a Co-Defendant or Co-Defendants has been objected to by Notice or Plea in Abatement, the Plaintiff shall be at liberty to enter a Side-bar Order to amend the Writ of Summons and Plaint by adding the Name or Names of the Person or Persons named in such Notice as Joint Contractors, and to serve the amended Writ upon the Person or Persons so named in such Notice, and to proceed against the original Defendant or Defendants, and the Person or Persons so named in such Notice, provided that the Date of such Amendment shall, as between the Person or Persons so named in such Notice and the Plaintiff, be considered for all Purposes as the Commencement of the Action.

Subsequent Proceedings against the Persons named in a Notice for Nonjoinder of Defendant.

XC. In all Cases after such Notice of Objection or Plea in Abatement in respect of the Nonjoinder of a Party as Defendant, and Amendment in pursuance thereof, if it shall appear upon the Trial of the Action that the Person or Persons so named in such Notice was or were jointly liable with the original Defendant or Defendants, the original Defendant or Defendants shall be entitled,

as against the Plaintiff, to the Costs of such Notice and Amendment; but if at such Trial it shall appear that the original Defendant or any of the original Defendants is or are liable, but that One or more of the Persons named in such Notice is or are not liable as a contracting Party or Parties, the Plaintiff shall nevertheless be entitled to Judgment against the other Defendant or Defendants who shall appear to be liable, and every Defendant who is not so liable shall have Judgment, and shall be entitled to his Costs as against the Plaintiff, who shall be allowed the same, together with the Costs of the Notice and Amendment, as Costs in the Cause against the original Defendant or Defendants who shall have so objected to the Nonjoinder of such Person: Provided always, that any such Defendant who shall have so objected shall be at liberty on the Trial to adduce Evidence of the Liability of the Defendants named by him in such Notice.

XCI. It shall be lawful for the Court or a Judge in the Case of Misjoinder of the Joinder of too many Defendants in any Action on Contract, at any Time before the Trial, to order that the Name or Names of One or more of such Defendants be struck out, if it shall appear to such Court or Judge that Injustice will not be done by such Amendment; and the Amendment shall be made upon such Terms as the Court or Judge by whom such Amendment is made shall think proper; and in case it shall appear at the Trial of any Action on Contract that there has been a Misjoinder of Defendants, such Misjoinder may be amended, as a Variance, at the Trial, in like Manner as the Misjoinder of Plaintiffs has been herein-before authorized to be amended, and upon such Terms as the Court, or Judge or other presiding Officer, by whom such Amendment is made, shall think proper.

And for the Determination of Questions raised by Consent Special Cases. without pleading, be it enacted as follows:

XCIL The Parties may, after Writ issued, and at any Stage of Questions of the Proceedings before Judgment, by Consent and Order of a Law raised by Judge, state any Question or Questions of Law in a Special Case Consentwithout for the Opinion of the Court, without any further Pleading.

XCIII. The Parties may, if they think fit, enter into an Agree- Agreement as ment in Writing, which shall not be subject to any Stamp Duty, to Error and and which shall be embodied in the said or any subsequent Order, that Error may or may not be brought upon the Judgment of the Court on such Special Case, and that upon the Judgment of the ingto Judgment Court being given in the Affirmative or Negative of the Question upon Special or Questions of Law raised by such Special Case, a Sum of Money, Case. fixed by the Parties, or to be ascertained by the Court, or in such Manner as the Court may direct, shall be paid by One of such Parties to the other of them, either with or without Costs of the Action, such Agreement to be filed in the Master's Office within Ten Days after the making thereof; and the Judgment of the Court may be entered for such Sum as shall be so agreed or ascertained, with or without Costs, as the Case may be, and Execution may issue upon such Judgment forthwith, unless otherwise agreed, or unless stayed by Proceedings in Error.

XCIV. In case it is not agreed that Error may not be brought Proceedings upon the Judgment of the Court upon such Special Case, either in Error upon

Defendants may be amended before or at the Trial.

pleading.

Payment of Money and Costs, accord-

Party Special Case.

Party may take such Judgment into a Court of Error, in the same Manner, and with all such Proceedings and Consequence, as to Bail, Costs, Restitution, and otherwise, as in the Case of Error brought upon an ordinary Judgment, and the Court of Error before which such Judgment shall be brought shall have the same Power to proceed and give Judgment upon the Question or Questions of Law raised by the Special Case as the Court in which the original Judgment shall have been given.

Costs to follow the Event unless otherwise agreed. XCV. In case no Agreement shall be entered into as to the Costs in any such Special Case, the Costs shall follow the Event, and be recovered by the successful Party, who shall have Execution for the same.

Judgment by Default.

With respect to Judgment by Default and to Judgment on Demurrer for the Plaintiff, and the Mode of ascertaining the Amount to be recovered thereupon:

Final Judgment may be marked where Demand liquidated.

XCVI. No Rule to compute shall be necessary or used; but where the Plaintiff's Claim is for a Debt or liquidated Demand in Money, with or without Interest, arising upon a Contract, express or implied, in default of such Defence or Demurrer filed within the Time aforesaid by the Defendant, it shall be lawful for the Plaintiff, on filing an Affidavit of the Service of the Writ of Summons and Plaint in the Manner herein-before prescribed, or of such substituted Service as may be authorized as aforesaid, and of the Notice of filing the Summons and Plaint, if any, and Certificate of no Defence filed, to sign final Judgment in the Form No. 4. in the Schedule B. to this Act annexed, on which Judg. ment no Proceeding in Error shall lie, for any Principal Sun not exceeding the Sum claimed by the said Writ, with legal Interest thereon, and a Sum for Costs, to be fixed by the Taxing Master of the said Superior Courts, subject to the Approval of the Lord Chief Justice of the Queen's Bench, and the other Two Chief Judges of the said Courts, unless the Plaintiff claims more than such fixed Sum, in which Case the Costs shall be taxed in the ordinary Way; but no Costs of such Taxation shall be allowed unless the Costs so taxed shall exceed the Sum so settled and approved of; and the Plaintiff may, upon such Judgment, issue Execution: Provided always, that it shall be lawful for the Court or a Judge to let in the Defendant to defend upon such Terms as to such Court or Judge shall seem proper.

Where only some of the Defendants take Defence. XCVII. In any Action brought against Two or more Defendants, where the Claim is for a Debt or liquidated Demand in Money, with or without Interest, as last aforesaid, if One or more of such Defendants only shall appear to defend or demur, and another or others of them shall not appear to defend or demur, it shall be lawful for the Plaintiff to sign Judgment against such Defendant or Defendants only as shall not have appeared to defend or demur, and before Issue joined against the other Defendant or Defendants to issue Execution thereupon, in which Case he shall be taken to have abandoned his Action against the Defendant or Defendants who shall have defended or demurred; or the Plaintiff may, before issuing such Execution, proceed against such Defendant or Defendants as shall have filed a Defence or Demurrer, stating, by way of Suggestion, the Judgment chiained

chained against the other Defendant or Defendants who shall not asve filed a Defence or Demurrer, in which Case the Judgment so obtained against the Defendant or Defendants who shall not have taken Defence or demurred shall operate and take effect in like Manner as a Judgment by Default obtained before the Commencement of this Act against One or more of several Defendants in an Action of Debt before the Commencement of this Act.

XCVIII. In default of such Defence or Demurrer filed as Inquiry of aforesaid, and in case of Judgment for the Plaintiff on Demurrer, where the Plaintiff's Claim is not for a Debt or liquidated Demand the Master, in Money, but it shall appear to the Court or a Judge that the Amount of Damages sought to be recovered by the Plaintiff, although not liquidated in its Nature, is substantially a Matter of Calculation, it shall not be necessary to issue a Writ of Inquiry, but the Court or a Judge may direct that the Amount for which final Judgment is to be signed shall be ascertained by the Master of the Court on Affidavit or by oral Evidence and the Attendance of Witnesses; and the Production of Documents before such Master may be compelled by Subpoena, in the same Manner as before a Jury upon a Writ of Inquiry; and it shall be lawful for such Master to adjourn the Inquiry from Time to Time as Occasion may require: Provided always, that in case the said Master upon any such Reference shall think it proper to have any Fact controverted on the Reference tried by a Jury, in such Case the said Master may sign a Requisition to that Effect, entitled in the Cause, and direct the same to be delivered to the Sheriff of the County of the City of Dublin Two Days before the Time when such Jury shall be required, and the Jurors shall be summoned and taken from the List of Persons liable to serve as Jurors in the County of the City of Dublin, and the Sheriff shall cause so many of the Jurors as in his Opinion he shall deem sufficient to be summoned, but not less than Six, and such Persons shall attend, and either Party shall be entitled to his lawful Challenge against all or any of the said Jurors, and a Jury consisting of not less than Three shall be returned to try such Fact or Facts as shall seem doubtful to such Master, who shall proceed to make his Report on the Verdict of such Jury as he shall see fit, and such Jury shall be sworn and paid as a Common Jury at Nisi Prius; and the Master shall endorse upon the Rule or Order for referring the Amount of Damages to him the Amount found by him, and shall deliver the Rule or Order, with such Endorsement, to the Plaintiff, and such and the like Proceedings may thereupon be had as to Taxation of Costs, signing Judgment, and staying the signing thereof, and otherwise, as upon the Finding of a Jury upon a Writ of Inquiry.

XCIX. It shall be the Duty of the Master of the Court, before Master shall he permits any such Judgment by Default to be marked, to see examine the that a proper Affidavit of the Service of the Writ of Summons and Plaint has been filed, and that according to such Affidavit Service of such Writ has been effected in the Manner prescribed by this Act, or in the Manner substituted by the Order of the

Court or a Judge as aforesaid.

C. In Default of such Defence or Demurrer, and in case of Ordinary Writ Judgment for the Plaintiff on Demurrer, when the Plaintiff's of Inquiry in

Damages before where the Claim is Matter of Calculation.

Affidavits of Service.

Demand other Co-

Demand is not for a Debt or liquidated Sum in Money, and where the Amount of Damages sought to be recovered cannot be calculated as aforesaid, it shall be lawful for the Plaintiff to inne a Writ of Inquiry to the Sheriff of the proper County, or other Person thereunto lawfully authorized, and such Inquiry shall be holden at the Chief Town in the County, or such other Place as shall be agreed on between the Sheriff and the Party delivering the Writ to him, who shall have Ten Days Notice in Writing of the Time and Place of holding such Inquiry; and Notice of the holding of such Inquiry shall also be given by the Plaintiff to the Defendant, or if Judgment be given on Demurrer to his Attorney, Ten Days before the holding of same; and the said Writ of Inquiry may be made returnable and be returned on any Day certain in Term or in Vacation, to be named in such Writ, and upon the Return thereof, and without any Rule for Judgment thereon, the Costs may be taxed and Judgment signed and Execution issued forthwith, unless the Sheriff or other Officer before whom such Writ shall be executed shall certify under his Hand upon such Writ that Judgment ought not to be signed until the Defendant or Plaintiff shall have had an Opportunity to apply to the Court to set aside the Execution of such Writ of Inquiry, or unless One of the Judges of the said Superior Courts of Law shall think fit to order the Judgment to be staved until a Day to be named in such Order; provided that where a Writ of Inquiry shall have been sped before a Judge, the Proceedings from the Finding to issuing Execution shall be the same as in the Case of ordinary Trials at Nisi Prius.

Inquiries may Master of the Court when Venue in Dublin.

CI. It shall be lawful for the Court or a Judge, in any Case in beholden before which the Venue in the Action shall be laid in the County or County of the City of Dublin, instead of a Writ of Inquiry to the Sheriff to ascertain the Amount of Damages, to direct that the Amount for which final Judgment shall be marked shall be ascertained by the Master of the Court, and thereupon such Damages shall be ascertained by the Master in like Manner as such Damages have been heretofore ascertained under Writ of Inquiry by the Sheriff; and for such Purpose it shall be the Duty of the Sheriff to summon Jurors to attend before the said Masters, who shall have the like Jurisdiction and Authority as have been beretofore exercised by Sheriffs in holding such Inquiries: Provided always, that whenever there is any such Trial by Jury Six Jurymen shall be impannelled and sworn as Occasion shall require to give their Verdict according to the Evidence, and the Verdict of the said Jurymen shall, if unanimous, be sufficient; and it shall be lawful for the Master to adjourn such Inquiry from Time to Time as Occasion may require; and the Master shall endorse on the Rule or Order of Reference the Finding of the said Jury, and shall deliver the same to the Plaintiff, and such and the like Proceedings may thereupon be had as to Taxation of Costs, signing Judgment, and otherwise, as upon a Finding of a Jury upon a Writ of Inquiry to the Sheriff.

Issues and Abstract for Nisi Prine.

With respect to the Settlement of the Issues and Abstract for Nisi Prius :

Abstract of * for Nisi

CII. After Defence or last subsequent Pleading filed, and together with the Notice of Trial, the Plaintiff's Attorney shall farnish

furnish to the Defendant's Attorney a Draft of the Abstract of Prius to be the Pleadings and of the Issues in Fact to be tried at Nisi Prius, settled by a according to the Form No. 5. in the Schedule B. to this Act Judge. annexed; and in case the Defendant shall not return the same. approved of within Four Days from the Delivery thereof, the Plaintiff may take out a Summons to settle the same before a Judge, who shall, subject to an Appeal to the Court, settle the same, and shall have Power to adjudicate on the Costs of such Settlement; and such Abstract, so agreed upon or settled, shall be lodged with the Pleadings Assistant of the Court, and an Engrossment of such Abstract, so agreed on or settled, and prepared by the Plaintiff's Attorney, shall be in place of the Record of Nisi Prius, and the Postea and all other Proceedings at the Trial shall be endorsed thereon, and shall be returnable in the like Manner as heretofore in respect of the Nisi Prius Record.

CIIL Ten Days Notice of Trial or Inquiry shall be given, and Time for shall be sufficient in all Cases, whether at Bar or Nisi Prius, in Notice of Trial Town or Country, unless otherwise ordered by the Court or a Judge; and the Expression "Short Notice of Trial" in any Order

or Consent shall be taken to mean Four Days.

CIV. A Countermand of Notice of Trial or Inquiry may be Notice of given Four Days before the Time mentioned in the Notice, unless Countermand. Short Notice of Trial or Inquiry has been given, and then Two Days before the Time mentioned in the Notice of Trial or Inquiry, unless otherwise ordered by the Court or a Judge, or by Consent.

CV. A Rule for Costs of the Day for not proceeding to Trial Costs of the or Inquiry pursuant to Notice, or not countermanding in sufficient Day. Time, may be drawn up on Affidavit, without Motion, at any Time within One Month after the Day of Trial or Inquiry fixed by the Notice of Trial or Inquiry, and it such Rule be not entered within said Period such Costs shall be Costs in the Cause; provided however that such Rule shall, so long as it remains in force, be an Answer to any Application in respect of any Default in proceeding to Trial.

With respect to Default in not proceeding to Trial:

CVI. The Plaintiff shall proceed to Trial within Three Terms from that in which, or the Vacation of which, the Defence or other subsequent Pleading is filed; and in default thereof the Defendant may enter a Rule that the Plaintiff do proceed to Trial at the Assizes or Sittings next after the Expiration of Twenty Days from the Service of such Rule, and that in default the Defendant shall be dismissed with his Costs of the Suit; and if the Plaintiff neglects to proceed to Trial in pursuance thereof, the Defendant, on filing an Affidavit of the Service of such Rule, and that the Plaintiff has failed to proceed to Trial in pursuance thereof, may enter a peremptory Order for the Payment of his Costs of the Suit, which Order shall be in lieu and shall have the Effect of a Judgment as in case of a Nonsuit; and the Defendant on producing such Order shall have the Pleadings in the Cause removed into the Office of the Master of the Court for the Purpose of having Execution thereon, and shall have Execution accordingly; provided, however, that the Court or a Judge shall have Power to extend the Time for proceeding to Trial, with or without Terms. 16 & 17 VICT. CVII. Nothing

and Inquiry.

Default in going to Trial.

Order for Costs for not proceeding to Trial.

Defendant's Right to try upon Default of the Plaintiff. CVII. Nothing herein contained shall affect the Right of a Defendant to take down a Cause for Trial, after Default by the Plaintiff to proceed to Trial as aforesaid; and it shall be lawful for the Defendant, after such Default, to proceed to have the Abstract of the Issues settled in the same Manner as the Plaintiff might have done.

Notice of Trial by Defendant CVIII. When a Defendant shall be entitled to go to Trial as aforesaid, he may proceed without any Rule or Order for that Purpose, and the same Notice of Trial shall be given as in ordinary Cases, and if Abstracts are entered for Trial both by the Plaintiff and the Defendant, the Defendant's Abstract shall be treated as standing next in order after the Plaintiff's Abstract in the List of Causes, and the Trial of the Cause may take place accordingly.

Jury Process.

With respect to Juries and Jury Process:

Precept by Judges to summon Jurors for Civil as well as Criminal Trials.

CIX. No Jury Process shall be necessary or used in any Action; but the Precept issued by the Judges of Assize to the Sheriff to summon Jurors for the Assizes shall credit that the Jurors be summoned for the Trial of all Issues, whether civil or criminal, which may come on for Trial at the Assizes, and the Jurors shall thereupon be summoned in like Manner as at present.

A printed Panel to be prepared, and annexed to the Abstract. CX. A printed Panel of the Jurors summoned shall, Seven Days before the Commission Day, be made by the Sheriff, and kept in the Office of the Returning Officer in Dublin for Inspection; and a printed Copy of such Panel on Parchment shall be delivered by the Sheriff to any Party requiring the same, on Payment of a Fee of One Shilling, and such Copy shall be annexed to the Abstract for Nisi Prius.

Sheriffs of Dublin to summon Common Jurors, and prepare a Panel to be annexed to the Abstract.

CXI. The Sheriffs of the County and County of the City of Dublin respectively shall, pursuant to a Precept under the Hand of a Judge of any of the said Superior Courts, and without any other Authority, summon a sufficient Number of Common Jurors for the Trial of all Issues in the Superior Courts of Common Law and the Consolidated Nisi Prius Court in like Manner as before this Act; and Seven Days before the First Day of each Sittings a printed Panel of the Jurors so summoned for the Trial of Causes at such Sittings shall be made by such Sheriff, and kept in his Office for public Inspection; and a printed Copy of such Panel shall be delivered by the said Sheriff to any Party requiring the same, on Payment of a Fee of One Shilling, and a Copy on Parchment shall be annexed to the Abstract for Nisi Prius; and the said Precept shall and may be in like Form as the Precept issued by the Judges of Assize, and One thereof shall suffice for each Term and after Sittings, and for all the Superior Courts and the said Consolidated Nisi Prius Court; and it shall be the Duty of the said Sheriffs respectively to apply for and procure such Precept to be issued in sufficient Time before each Term to enable them to summon the Persons in manner aforesaid; and it shall be lawful for the several Courts or any Judge thereof at any Time to issue such Precept or Precepts to summon Jurors for disposing of the Business pending in such Courts and in the Consolidated Nisi Prius Court, and to direct the Time and Place for which such Jurors shall be summoned, and all such other Matters as to such Court or Judge shall seem requisite.

CXIL The

XII. The Precept issued by the Judges of Assize, and by Special Jurors Judge of any of the said Superior Courts for Cases in the summoned to nty and City of Dublin, as aforesaid, shall direct the Sheriff try all Special ummon a sufficient Number of Special Jurymen to be men- Jury Cases. ed therein, not exceeding in Country Cases Forty-eight in all iry the Special Jury Causes at the Assizes, or in the several erior Courts of Common Law in Dublin respectively; and the sons summoned in pursuance of such Precept shall be the Jury trying the Special Jury Causes at the Assizes or after Sittings pectively, subject to such Right of Challenge as the Parties are by Law entitled to in the like Cases, and subject to the like bility as to the Payment of the Costs of obtaining such Special w; and a printed Panel of the Special Jurors so summoned shall made, kept, delivered, and annexed to the Abstract of Nisi Prius, like Time and Manner and upon the same Terms as hereinore provided with reference to the Panel of Common Jurors; I upon the Trial the Special Jury shall be balloted for and called the Order in which they shall be drawn from the Box, in the ne Manner as Common Jurors; provided that the Court or a dge, in such Case as they or he may think fit, may order that a ecial Jury be struck according to the present Practice, and such rder shall be a sufficient Warrant for striking such Special Jury d making a Panel thereof for the Trial of the particular Cause. CXIII. The Plaintiff in any Action, except for the Replevin of Mode of obtainoods, shall be entitled to have the Cause tried by a Special Jury, ing a Special pon giving Notice in Writing to the Defendant at such Time Jury. would be necessary for a Notice of Trial of his Intention that ne Cause shall be so tried, and the Plaintiff in an Action for the leplevin of Goods, and the Defendant in other Cases, shall be so atitled, on giving the like Notice, within Six Days before the irst Day of the Assizes or after Sittings respectively; provided hat the Court or a Judge may at any Time order that a Cause shall e tried by a Special Jury, upon such Terms as they or he shall hink fit.

CXIV. Where the Defendant in any Case, or Plaintiff in an Remedy for Action for the Replevin of Goods, gives Notice of his Intention Delayby Notice to try the Cause by a Special Jury, the Court or a Judge, if satis- of Trial by fied that such Notice is given for the Purpose of Delay, may order Special Jury. that the Cause be tried by a Common Jury, or make such other Order as to the Trial of the Cause as such Court or Judge shall think fit.

CXV. Where Notice has been given to try by Special Jury, Notice to Sheriff either Party may, Six Days before the First Day of the Sittings of Trial by in Dublin, or Commission Day of the Assizes, give Notice to the Special Jury. Sheriff that such Action is to be tried by a Special Jury; and in case no such Notice be given, or the Notice has not been given in sufficient Time, no Special Jury need be summoned or attend, and the Cause may be tried by a Common Jury, unless otherwise ordered by the Court or a Judge.

CXVI. A Writ or Clause of View shall not be necessary or View to be by used, but whether the View is to be had by a Common or Special Rule. Jury it shall be sufficient to obtain a Rule of the Court or a Judge's Order directing a View to be had, and directing the Sheriff to have Six or more of the Jurors named in the Panel chosen by

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Consent,

Consent, or, if the Parties cannot agree, nominated by the proper Officer of the Court at the Place in question some convenient Time before the Trial; and the Viewers shall have the Place shown to them by Two Persons to be named in the Order, sad to be appointed by the Court or a Judge; and the Sheriff, upon Request, shall deliver to either Party the Names of the Viewers, and shall also return their Names to the Registrar, for the Purpose of their being called as Jurymen upon the Trial.

Proceedings before Jurors so returned same as before this Act.

CXVII. The Jurors whose Names are contained in such Panel as aforesaid shall be the Jurors to try the Causes at the Assizes and Sittings for which they shall be summoned respectively; and all such Proceedings may be had and taken before such Juries in like Manner and with the like Consequences in all respects as before or in respect of any Jury summoned in pursuance of any Writ or Writs of Venire facias juratores, Distringas juratores or Habeas corpora juratorum, before this Act, and also in respect of Persons summoned to appear upon such Juries, and in the event of an insufficient Attendance of Persons summoned and competent to act as Jurors.

Evidence.

With respect to Matters of Evidence and the Admission of Documents, be it enacted as follows:

Admission of Documents.

CXVIII. Either Party may call on the other Party, by Notice, to admit any Document, or a Copy thereof, saving all just Exceptions; and in case of Refusal or Neglect to admit within a reasonable Time, the Costs of proving the Document or Copy shall be paid by the Party so neglecting or refusing, whatever the Result of the Cause may be, unless at the Trial the Judge shall certify that the Refusal to admit was reasonable; and no Costs of proving any Document or Copy shall be allowed unless such Notice be given, except in Cases where the Omission to give the Notice is, in the Opinion of the Taxing Officer, a Saving of Expense.

Proof of Admissions.

CXIX. An Affidavit of the Attorney in the Cause, or his Clerk, of the due Signature of any Admissions, made in pursuance of such Notice, and annexed to the Affidavit, shall be in all Cases sufficient Evidence of such Admissions.

Proof of Notice to produce.

CXX. An Affidavit of the Attorney in the Cause, or his Clerk, of the Service of any Notice to produce, in respect of which Notice to admit shall have been given, and of the Time when it was served, with a Copy of such Notice annexed to such Affidavit, shall be sufficient Evidence of the Service of the Original of such Notice, and of the Time when it was served.

Bills of Exceptions.

Bill of Excep-

forth Pleadings.

With respect to Bills of Exception, be it enacted as follows:

CXXI. Every Bill of Exceptions may be according to the Form No. 6. in the Schedule B. to this Act annexed; and it shall be lawful, by Consent of the Parties, or Order of the Judge, to incorporate any Deed or Document therewith, by an appropriate Reference to such Deed or Document, without setting forth the same.

Judgment.

Judgment not to be arrested on technical nds. With respect to the Form and Manner of entering Judgment: CXXII. No Judgment shall be arrested or stayed or reversed by reason of any Imperfection, Omission, Defect in or Lack of Form in any Summons and Plaint, Defence, or other Pleading or Proceeding.

ceeding, nor by reason that the Venue is misplaced, or the Trial had in a wrong County or Place, nor by reason of any Misnomer of any of the Jurors who tried the Case in Name, Surname, or Addition, so as it appear to the Court to be the same Man that was meant to be returned, nor by reason that the Plaintiff or Defendant, being under the Age of Twenty-one Years, did sue or defend by Attorney.

CXXIII. It shall not be necessary, before issuing Execution Entry of Judgupon any Judgment under the Authority of this Act, to enter the menton the Roll Proceedings upon any Roll, but on producing, and lodging with unnecessary for the proper Officer, a Certificate of the Name, Description, and Address of the Parties, an Entry shall be made in the Judgment Book, signed by the Master, shortly stating the Nature of the Judgment, and thereupon the Costs shall be taxed, and Execution issued, according to the Practice heretofore used, and the Effect of every such Entry of a Judgment shall be the same as that of a Judgment in an Action in the Form heretofore used; and such Entry in the said Judgment Book shall contain a Reference to the Number of the Roll on which such Judgment shall be enrolled, and shall contain a Column in which any Satisfaction of the said Judgment may be afterwards entered, if necessary.

the Attorney requiring the same shall deliver to the proper Officer ment to be made a correct Summary or Recital of the Proceedings, briefly stating up, Summary the several Pleadings, and the Nature thereof, written fairly on be lodged, and Parchment, and signed by the Attorney, and thereupon the Officer Judgment shall take off from the Pleadings File the several Pleadings in the marked thereon. Cause in which such Judgment shall be required to be made up, and shall place them, together with the said Summary prefixed, in consecutive Order upon the File of Judgments, in the Manner now used, or as may be hereafter directed by any General Order of the Judges, there to be kept as the permanent Records of the Court, and shall upon the said Summary give the proper Award of Judgment; and it shall in all Cases of enrolling Judgments be sufficient to place on the Roll a correct Copy of the said Summary or Recital of the Proceedings according to Fact, together with the Award of Judgment in proper Form, with a Reference to the original Pleadings on the Judgment File, whereby the same may be immediately found and inspected; and no Judgment so enrolled under the Authority of this Act shall be liable to be disturbed on the Ground of Error, on account of any Omissions hereby authorized: Provided always, that if it shall be deemed necessary, for the Prosecution of any Proceeding in Error or for any other Purpose, it shall be lawful for the Court to order that

CXXIV. When it shall be required to sign any Judgment, When Judgof Pleadings to

accordingly. CXXV. In all Actions where the Plaintiff recovers a Sum of Judgmentwith-Money, the Amount which he is entitled to may be awarded to out Distinction him by the Judgment generally, without any Distinction being between Debt or therein made as to whether such Sum is recovered by way of a Damages.

the whole or any Part of the Pleadings shall be transcribed upon the Roll, and the same shall be transcribed by the proper Officer

Debt or Damages.

CXXVI. In all Actions for a Trespass on Lands or Tenements, Award of Costs Assault and Buttery, or for Slander, the Plaintiff in such Action, in vexatious

in Actions.

in case the Jury shall find the Damages to be under the Value of Forty Shillings, shall not recover or obtain more Costs of Suit than the Damages so found shall amount unto, unless the Judge at the Trial shall certify under his Hand, on the Back of the Abstract for Nisi Prius, that the Assault and Battery was sufficiently proved by the Plaintiff against the Defendant, or that the Freehold or Title of the Land mentioned in the Plaint was chiefly in question, or that the Trespass was voluntary or malicious.

Execution.

With respect to Execution:

Execution

CXXVII. A Plaintiff or Defendant, having obtained a Verdict or Nonsuit in a Cause tried out of Term, shall be entitled, without any Rule on the Postea or Inquisition, to mark Judgment and to issue Execution in Fourteen Days, and in a Cause tried in Term in Four Days, unless the Judge who tries the Cause, or some other Judge, or the Court, shall order Execution to issue at an earlier or later Period, with or without Terms; and it shall be lawful for the said Judge before whom the Trial has been had, or any other Judge, or the Court, to make such Order accordingly: Provided that, notwithstanding any Judgment signed or recorded or Execution issued by virtue of this Act, it shall be lawful for the Court in which such Action shall have been brought to order such Judgment to be vacated, and Execution to be stayed or set aside, and to enter an Arrest of Judgment, or grant a new Trial or new Writ of Inquiry, as Justice may appear to require, and thereupon the Party affected by such Execution shall be restored to all he may have lost thereby in such Manner as upon the Reversal of a Judgment by a Proceeding in Error, or otherwise as the Court may think fit to direct.

Execution may issue to any County.

CXXVIII. Any Writ of Execution, except a Writ of Habere facias possessionem, or other Writ of Possession, may be directed, in the first instance, to the Sheriff of any County, or County of a City, or other Shrievalty, as the Party suing out the same may think fit, without Reference to the County in which the Venue is laid, and without any Suggestion of the issuing of a prior Writ into such County.

Execution to issue for the Amount really due.

CXXIX. When any Execution is demanded, the Party demanding the same shall lodge with the Officer required to issue such Writ a Certificate signed by the Party or his Attorney containing such Sum as the Party demands to be in good Conscience due to him after all just and equitable Deductions, which Certificate shall be filed in the Office, and the Sum mentioned therein entered in the Book wherein Executions are entered, and also in the Body of the said Execution that shall issue, as the Sum to be levied on Foot of the Sum adjudged by the Judgment or Order of the Court; and if the Party at whose Suit such Execution issues shall appear wilfully, fraudulently, and maliciously to have overcharged the Party against whom such Execution issues, in such Case he shall forfeit to the Party grieved Treble Damages.

Expenses of Execution.

CXXX. In every Case of Execution, the Party entitled to Execution may levy the Poundage Fees and Expenses of the Execution by Law payable over and above the Sum recovered.

Sheriff empowered to seize Money, Bank CXXXI. Under any Writ of Fieri facia may be seized and taken any Money or Bank Notes (whether c. the Governor and Company

Company of the Bank of Ireland, or of any other Bank or Bankers), Notes, &c., and and any Cheques, Bills of Exchange, Promissory Notes, Bonds, to pay Money Specialties, or other Securities for Money, belonging to the Person or Bank Notes against whose Effects such Writ of Fieri facias shall be sued out; to Execution and the Sheriff or other Officer shall pay or deliver to the Party suing out such Execution any Money or Bank Notes which shall be so seized, or a sufficient Part thereof, and shall hold any such Cheques, Bills of Exchange, Promissory Notes, Bonds, Specialties, or other Securities for Money as a Security or Securities for the Amount by such Writ of Fieri facias directed to be levied, or so much thereof as shall not have been otherwise levied and raised. and may sue in the Name of such Sheriff or other Officer for the Recovery of the Sum or Sums secured thereby, when the Time of Payment thereof shall have arrived; and the Payment to such Sheriff or other Officer by the Party liable, with or without Suit, or the Recovery and levying Execution against the Party so liable, shall discharge him to the Extent of such Payment, or of such Recovery and Levy in Execution, as the Case may be, from his Liability on any such Cheque, Bill of Exchange, Promissory Note, Bond, Specialty, or other Security; and such Sheriff or other Officer may and shall pay over to the Party suing out such Writ the Money so to be recovered, or such Part thereof as shall be sufficient to discharge the Amount by such Writ directed to be levied; and if, after Satisfaction of the Amount so to be levied. together with Sheriff's Poundage and Expenses, any Surplus shall remain in the Hands of such Sheriff or other Officer, the same shall be paid to the Party against whom such Writ shall be so issued: Provided that no such Sheriff or other Officer shall be bound to sue any Party liable upon any such Cheque, Bill of Exchange, Promissory Note, Bond, Specialty, or other Security, unless the Party suing out such Execution shall enter into a Bond, with Two sufficient Sureties, for indemnifying him from all Costs and Expenses to be incurred in the Prosecution of such Action, or to which he may become liable in consequence thereof, the Amount of such Bond or the Sufficiency of such Sureties, or such Amount and such Sufficiency, to be determined by the Master of the Court in which such Action shall be brought, or, if the Court shall so order, by a Commissioner of such Court authorized to take Special Bail, and the Expense of such Bond to be deducted out of any Money to be recovered in such Action.

CXXXII. If any Person against whom such Judgment shall be Attachment entered as aforesaid shall have any Government Stock, Funds, or Annuities, or any Stock or Shares in any public Company in and Public Ireland, whether incorporated or not, and standing in his own Name and in his own Right, or in the Name of any Person in trust for him, or any Interest in the Dividends, Interest, or annual Produce of such Stock, Funds, Annuities, or Shares, it shall be lawful for the Court or a Judge, on Application of the Party having recovered such Judgment, to make an Order ex parte in the Form No. 7. in the Schedule B. to this Act annexed, to attach such Stock, Funds, Annuities, or Shares, and such Dividends, Interest, or annual Produce shall be attached in the Books of the Governor and Company of the Bank of Ireland or any public

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of Government Stock and

Company,

Company, to answer the Purposes of such Execution, and such Stock, Funds, Annuities, and Shares shall not be suffered to be transferred, nor shall such Dividends, Interest, or annual Produce be paid, until such Order of Attachment shall be withdrawn or discharged or disposed of, and no Disposition in the meanwhile of such Debtor shall be valid or effectual as against such Party recovering such Judgment and obtaining such Order of Attachment.

Order for Transfer and Payment.

CXXXIII. A Copy of such Order of Attachment shall be served on the Debtor or his Attorney or Agent, and unless the said Debtor or some other Person interested shall within the Space of Twenty Days from the Service of such Order of Attachment and Copy, or from the Date of the last Service, or such other Time as the Court or a Judge may think reasonable, show sufficient Cause to the contrary, it shall be lawful for the Court or a Judge, if he shall so think fit, on Proof of the Service of such Order of Attachment and Copy, to make an Order on all Persons, Corporations, and public Companies whose Act or Consent is thereto necessary, to transfer the said Government Stock. Funds. Annuities, or Shares belonging to the said Judgment Debtor, and standing in his own Name, or in the Name of any Trustee for him for his own Benefit, into the Name of the said Sheriff or other Officer as aforesaid, or to make Payment of such Divideads, Interest, and annual Produce to said Sheriff, and all such Persons whose Act or Consent is so necessary as aforesaid are hereby required to obey such Order, and are indemnified for all Things done or permitted pursuant to such Order: Provided also, that it shall be lawful for such Court or a Judge, on the Application of the Debtor or any Person interested, to discharge or vary such Order for Attachment, and to award such Costs, on such Application, as to the said Court or a Judge shall seem just.

Charging Order on contingent and future Interests.

CXXXIV. If such Debtor shall have an Interest in any such Stock, Funds, Annuities, or Shares, or the Dividends, Interest, and annual Produce thereof, not vested or in possession, but contingent or in remainder or reversion, it shall be lawful for the Court or a Judge, on a like Application, to be made by the Party obtaining such Judgment, to make an Order ex parte that such Stock, Funds, Annuities, Shares, Dividends, Interest, or annual Produce, or a competent Part thereof, shall stand charged with the Payment of the Amount for which such Judgment shall have been recovered, and Interest on so much as shall remain unsatisfied. unless satisfactory Cause shall be shown to the contrary by the said Debtor or some other Person interested, within a Time to be named in said Order, and a Copy of such Order shall be served on the Debtor or his Attorney or Agent; and unless Cause shall be shown to the contrary within the Time specified in such Order. or such Time as the Court or a Judge may think proper, it shall be lawful for the Court or a Judge, if it shall so think st, on Proof of the Service of such Order, to make same absolute; and such Order shall entitle the Creditor to all such Remedies as he would have been entitled to if such Charge had been made in his Favour by the Debtor: Provided that such Court or a Judge shall, on the Application of such Debtor, or any Person interested.

have full Power to discharge or vary such Order, and to award such Costs, upon such Application as the Court or a Judge may think fit

CXXXV. If such Debtor shall have an Estate or Interest in Order in reany Stock, Funds, Annuities, or Shares, or Money, which shall be spect of Money standing in the Name of the Accountant General of the Court of in Name of Chancery, or of the Court of the Commissioners for the Sale of General. Incumbered Estates in Ireland, or of the Master of any such Superior Court of Common Law, or in the Dividends, Interest, or annual Produce thereof, it shall be lawful for the Court or a Judge to make such Order as to such Stock, Funds, Annuities, Shares, and the Dividends, Interest, and annual Produce thereof. as if the same had been standing in the Name of a Trustee for such Judgment Debtor; but no such Order shall prevent the said Governor and Company of the Bank of Ireland or any such public Company from permitting any Transfer of such Stock, Funds, Annuities, and Shares, or Money, or the Payment of the Dividends, Interest, or annual Produce thereof, in such Manner as the said Court of Chancery, or the Commissioners for the Sale of Incumbered Estates in Ireland, or the Court of Common Law may direct: Provided, however, that it shall be lawful for the said Court of Chancery or Court of Common Law, or the said Court of the Commissioners for the Sale of Incumbered Estates, on the Application of the Judgment Creditor, to make such Order in respect of same as shall be just.

CXXXVI. Where to a Writ of Fieri facias issued against a Execution Beneficed Clergyman the Sheriff shall have returned Nulla bona, against Beneficed that the Defendant is a Beneficed Clerk having no Lay Fee ficed Clergyand that the Defendant is a Beneficed Clerk having no Lay Fee, men. the Plaintiff may as of course issue a Writ of Execution De bonis ecclesiasticis, directed to the Bishop of any Diocese in which the Defendant may have a Benefice, and at any Time after a Writ of Execution De bonis ecclesiasticis shall have been delivered to any Bishop the Plaintiff may apply to the Court by Motion for an Order that the Bishop do certify what has been done under the Writ, and that the Sequestrator do account; and where, in obedience to any such Writ of Fieri facias. De bonis ecclesiasticis, a Sequestration of the Ecclesiastical Benefice shall be issued by any Bishop, it shall be lawful for any Court in which any Judgment shall be had against the same Defendant, and Execution issued and returned Nulla bona, to make an Order extending the said Sequestration to the Matter of the said last-mentioned Judgment, without any further Writ or Proceeding; and the said lastmentioned Creditor shall have the Benefit of such Sequestration, and with Priority as from the Date of such Order of Extension,

as if it were a Sequestration issued at his own Instance.

CXXXVII. No Sheriff or other Officer shall return a Devas-Return of tavit against any Defendant, being an Executor or Administrator, Devastavit not in any Action, but upon an Inquisition taken on the Onths of to be made but on Finding of Twelve lawful Men of his County, to whom Challenge may be Jury. taken; and the Plaintiff shall give the Defendant Ten Days previous Notice of the taking of such Inquisition, and of the Time and Place of taking same; and upon the Return of such Devastavit the Plaintiff shall be entitled to immediate Execution De bonis propriis, without further Rule or Judgment.

Detainer of a Prisoner in Execution. CXXXVIII. It shall not be necessary in any Case to sue out a Writ of Habeas corpus ad satisfaciendum to charge in Execution any Person already in the Prison of the Court, but such Person may be so charged in Execution by a Side-bar Order upon an Affidavit that Judgment has been signed and is not satisfied, and the Service of such Order upon the Keeper of the Prison for the Time being shall have the Effect of a Detainer.

Discharge of a Prisoner from Execution. CXXXIX. A Plaintiff or Defendant arrested under any Writ of Capias ad satisfaciendum shall be entitled to his Discharge from such Arrest, on Payment or Tender to the opposite Party or his Attorney in the Cause, or to the Sheriff or Gaoler in whose Custody such Person may be under such Writ, of the Amount directed to be levied by such Writ.

Sheriff or Gaoler may discharge Prisoner by Authority of Attorney in the Cause.

CXL. A written Order under the Hand of the Attorney in the Cause, by whom any Writ of Capias ad satisfaciendum shall have been issued, shall justify the Sheriff, Gaoler, or Person in whose Custody the Party may be under such Writ in discharging such Party, unless the Party for whom such Attorney professes to act shall have given written Notice to the contrary to such Sheriff, Gaoler, or Person in whose Custody the opposite Party may be, but such Discharge shall not be a Satisfaction of the Debt, unless made by the Authority of the Creditor; and nothing herein contained shall justify any Attorney in giving such Order for Discharge without the Consent of his Client.

Renewal of Execution.

CXLI. A Writ of Execution, after the Commencement of this Act, if unexecuted, shall not remain in force for more than One Year from the Date of such Writ, unless renewed in the Manner herein-after provided, but such Writ may at any Time before its Expiration be renewed by the Party issuing it for One Year from the Date of such Renewal, and so on from Time to Time during the Continuance of the renewed Writ, by being marked with the Seal of the Court, and with a Memorandum, signed or initialed by the Officer, of the Date of the Day, Month, and Year of such Renewal, such Seal to be provided and kept for that Purpose in the Office of the Master of the Court out of which such Writ issued. or by such Party giving a written Notice of Renewal to the Sheriff, signed by the Party or his Attorney, and bearing the like Seal of the Court, and Memorandum signed or initialed by the Officer as aforesaid; and a Writ of Execution so renewed shall have Effect and be entitled to the same Priority as the original Writ would have had: Provided, however, that no Writ of Habere shall be renewed without the special Leave of the Court or a Judge.

Production of renewed Writ Evidence of Renewal. CXLII. The Production of a Writ of Execution, or of the Notice renewing the same, purporting to be marked with such Seal, and initialed as aforesaid, showing the same to have been renewed according to this Act, shall be sufficient Evidence of its having been so renewed.

Satisfaction of Judgments by Party.

CXLIII. When any Party who shall have recovered Judgment in any of the said Courts, or his personal Representative or legal Assignee, shall be willing to cause an Entry of Satisfaction thereof, or a Memorandum of part Payment, to be entered on the Record, such Party shall execute a Satisfaction Piece according to the Form No. 8. in the Schedule B. to this Act annexed (which Satisfaction Piece shall not be subject to any Stamp Duty); and such Satisfaction

Satisfaction Piece shall be executed in the Presence of One Witness, who shall attest by Affidavit the Execution of the same : and thereupon it shall be lawful for any Attorney of the said Court employed for that Purpose to require the proper Officer to enter Satisfaction or a Memorandum of part Payment on the Record of such Judgment; and such Officer shall, on having such Satisfaction Piece verified as aforesaid, and such Requisition lodged with him, enter such Satisfaction or a Memorandum of part Payment on the Record accordingly.

CXLIV. It shall be lawful for the Court or a Judge to order Court may order a Memorandum of Satisfaction to be entered upon the Record of any Judgment, Judgment Roll, or Judgment Book, if it shall clearly appear to the said Court or Judge that the Debt or Damages for which the said Judgment was obtained have been fully satisfied and discharged.

Satisfaction to be entered on Judgment fully

With respect to the Assignment and Suggestion of Breaches on Covenants and Agreements for Payment of any penal Sum:

Assignment of Breaches.

CXLV. In any Action on any Bond, Covenant, or Agreement Assignment of for Payment of any penal Sum for Nonperformance of any Cove- Breaches on nant or Agreement contained in any Deed or Writing, and whether penal Covenant. accompanied by Warrant of Attorney or not, the Plaintiff may assign One or more than One Breach of such Covenant or Agreement in his Summons and Plaint.

CXLVI. In all such Actions as last aforesaid the Jury or the Damages on Master shall ascertain the Damages in respect of such Breach or Breaches to be Breaches as shall be proved or admitted, and Judgment shall be ascertained. entered for the full Amount of such Penalty, with an Award of the Payment of the Damages assessed, if any; and in case the Defendant shall pay into Court to the Credit of the Cause the Damages so assessed by the Jury or the Master, with the Costs of Suit, a Stay of Execution shall be entered on the Record of such Judgment for that Time; and in case the Plaintiff shall be paid or satisfied the said Damages so assessed, or the penal Sum aforesaid, at the Election of the Defendant, with the Costs of Suit aforesaid, and of Execution, the Defendant shall be discharged from such Execution entirely, or for that Time, and for the Amount so paid according as the Case may be, and such Discharge may be entered on the Record of said Judgment; but in case the said Damages do not amount to the said penal Sum, such Judgment shall still remain in full Force as a further Security to answer the Plaintiff, his Executors and Administrators, all such Damages as may be afterwards sustained by reason of any further Breach of any Covenant or Agreement in said Deed or Writing, as far as the Remainder of such penal Sum, after the Payment of the Damages formerly recovered out of the same, will reach.

CXLVII. In all such Actions as last aforesaid, in case Judg- Suggestion of ment shall pass for the Plaintiff, and the full Amount thereof and further Breaches the Costs of Suit shall not have been paid or levied, and afterwards and Execution any further Breach or Breaches shall happen, the Plaintiff shall be at liberty to file One or more than One Suggestion of such Breaches in the Form No. 9. in the Schedule B. to this Act annexed, or to the like Effect, and such Suggestion shall be pleaded to, and the Truth of the Matters therein suggested shall

be tried and Damages awarded, and Judgment and Execution shall be given in like Manner, as if the same were on Summons and Plaint; and upon Payment or Satisfaction of such further Damages and Costs further Proceedings shall be stayed for that Time; and so from Time to Time, as often as Occasion may require, on every new Breach, the said Judgment may be resorted to, so far as aforesaid, and no further; and upon Payment or Satisfaction made to the full Amount of said penal Sum and Costs as aforesaid the said Defendant, his Body, Lands, and Goods, shall be discharged of all Execution in respect of the same.

Proceedings to revive.

And with respect to the Time within which Execution may be issued, and the Proceedings for the Revival of Judgments and other Proceedings by and against Persons not Parties to the Record, be it enacted as follows:

Execution without Revival.

CXLVIII. Writs of Execution may be issued, at any Time within Six Years after the Recovery of the Judgment, by or against the Plaintiffs or Defendants, or the Survivors of them, without any Revival of such Judgment.

Judgment to be revived by Suggestion. CXLIX. In case it shall become necessary to revive a Judgment by reason of Lapse of Time or of a Change, by Death or otherwise, of the Parties entitled or liable to Execution, the Party alleging himself to be entitled to Execution may apply to the Court or a Judge, on an Affidavit ascertaining the Amount due, for Leave to enter a Suggestion upon the Record of the Judgment to the Effect that it manifestly appears to the Court that such Party is entitled to have Execution of the Judgment for the said Sum, and to issue Execution thereupon for the same, such Leave to be granted by the Court or a Judge upon such Terms and in such Manner as to the Court or a Judge shall seem fit.

Application for Suggestion.

CL. Upon such Application, in case it manifestly appears that the Party making the same is entitled to Execution, the Court or Judge shall allow such Suggestion as aforesaid to be entered in the Form No. 10. contained in the Schedule B. to this Act annexed, or to the like Effect, and Execution to issue thereupon for the Amount actually due, and shall order whether or not the Costs of such Application shall be paid to the Party making the same; and in case the said Costs shall be so ordered to the Party making the Application they shall be Costs in the Cause; and in case it does not manifestly appear, the Court or Judge shall refuse such Application, with or without Costs: Provided nevertheless, that in such last-mentioned Case the Party making such Application shall be at liberty to proceed by Revivor or Action upon the Judgment.

Writ of Revivor, and Proceedings thereunder. CLI. In all Cases in which it shall become necessary to revive a Judgment the Party alleging himself to be entitled to Execution may sue out a Writ of Revivor, and such Writ of Revivor shall be directed to the Party called upon to show Cause why Execution should not be awarded for the Amount claimed to be due, and shall bear Date on the Day of its issuing, and after reciting the Reason why such Writ has become necessary it shall call upon the Party to whom it is directed to appear, within Eight Days after Service thereof in the Court out of which it issues, to show Cause why the Party at whose Instance such Writ has been issued should not have Execution against the Party to whom such Writ

is directed for the Amount claimed to be due, and shall give Notice that in default of Defence the Party issuing such Writ may proceed to Execution for such Amount, together with the Costs of such Proceeding; and such Writ may be in the Form No. 11. contained in the Schedule B. to this Act annexed, or to the like Effect, and may be served in any County, and otherwise proceeded upon, whether in Term or Vacation, in the same Manner as a Writ of Summons and Plaint; and the Venue in such Writ may be laid in any County, and the Pleadings and Proceedings thereupon, and the Rights of the Parties respectively to Costs, shall be the same as in an ordinary Action, so far as the same may be applicable.

CLII. In any Action on a Judgment, or in any Proceeding by Plea of Pay-Writ of Revivor to revive a Judgment, or to have Execution for ment of Judgthe Sum remaining due and unsatisfied on Foot of such Judg- ment. ment, if the Defendant hath paid the Money due on such Judgment or the Balance claimed on Foot of same, such Payment shall and may be pleaded in bar of any such Action or Proceeding by

Writ of Revivor.

CLIU. All Writs of Scire facias issued out of any of the Su- Writs of Scire perior Courts of Law at Dublin, against Bail on a Recognizance; facias in other against Members of a Joint Stock Company or other Body upon Cases. a Judgment recorded against a public Officer or other Person sued as representing such Company or Body, or against such Company or Body itself; by or against a Husband to have Execution of a Judgment for or against a Wife; for Restitution after a Reversal in Error, or for Recovery of Land taken under an Elegit, or for Execution against a personal Representative on a Judgment of Assets quando acciderint, shall be dated, directed, and proceeded upon in like Manner as Writs of Revivor.

CLIV. A Writ of Revivor to revive a Judgment less than Ten As to Writ of Years old shall be allowed without any Rule or Order; if more Revivor. than Ten Years old, not without the Order of the Court or a Judge.

With respect to the Effect of Death, Marriage, and Bankruptcy upon the Proceedings in an Action:

CLV. The Death of a Plaintiff or Defendant shall not cause the Action not to Action to abate, but it may be continued as herein-after mentioned. abate by Death.

CLVI. In case there be Two or more Plaintiffs or Defendants, and One or more of them shall die, if the Cause of Action shall survive to the surviving Plaintiff or Plaintiffs, or against the surviving Defendant or Defendants, the Action shall not be thereby abated; but such Death being suggested upon the Record, the Action shall proceed at the Suit of the surviving Plaintiff or Plaintiffs against the surviving Defendant or Defendants.

CLVII. In case of the Death of a sole Plaintiff or sole sur- Proceeding in viving Plaintiff, the legal Representative of such Plaintiff may, case of sole by Leave of the Court or a Judge, enter a Suggestion of the Death, and that he is such legal Representative, and the Action shall thereupon proceed; and if such Suggestion be made before the Trial the Truth of the Suggestion shall be tried thereat, together with the Title of the deceased Plaintiff, and such Judgment shall follow upon the Verdict in favour of or against the

Death, Marriage, Bankruptcy.

Proceedings on Death of One of several Plaintiffs or Defendants.

Person

A.D.1853.

Person making such Suggestion as if he were originally the Plaintiff.

Proceeding upon Death of sole or sole surviving Defendant.

CLVIII. In case of the Death of a sole Defendant or sole surviving Defendant, where the Action survives, the Plaintiff may file a Suggestion of the Death, and that a Person named therein is the Executor or Administrator of the Deceased, and may thereupon serve such Executor or Administrator with a Copy of the Summons and Plaint and Suggestion, and with a Notice. signed by the Plaintiff or his Attorney, requiring such Executor or Administrator to file a Defence within Twelve Days after Service of the Notice, inclusive of the Day of such Service, and that in default of his so doing the Plaintiff may sign Judgment against him as such Executor or Administrator; and the same Proceedings may be had and taken thereon after such Notice as upon a Writ against such Executor or Administrator in respect of the Cause for which the Action was brought; and in case the Plaintiff shall have issued his Summons and Plaint, but the Defendant shall not have pleaded before the Death, the new Defendant shall plead at the same Time to the Summons and Plaint and Suggestion; and in case the Defendant shall have pleaded before the Death the new Defendant shall be at liberty to plead to the Suggestion only by way of Denial, or such Plea as may be appropriate to and rendered necessary by his Character of Executor or Administrator, unless, by Leave of the Court or a Judge, he should be permitted to plead fresh Matter in answer to the Summons and Plaint, and in case the Plaintiff shall recover he shall be entitled to the like Judgment in respect of the Debt or Damages sought to be recovered, and in respect of the Costs prior to the Suggestion; and he shall be entitled in respect of the Costs of the Suggestion and subsequent thereto to the same Judgment as in an Action originally commenced against the Executor or Administrator.

Death between Verdict and Judgment.

Death after interlocutory and before final Judgment.

CLIX. The Death of either Party between the Verdict or Nonsuit and the Judgment shall not hereafter be alleged for Error, so as such Judgment be entered within Two Terms after such Verdict or Nonsuit.

CLX. If the Plaintiff in any Action happen to die after an interlocutory Judgment and before a final Judgment obtained therein, the said Action shall not abate by reason thereof, if such Action might be originally prosecuted or maintained by the Executor or Administrator of such Plaintiff; and if the Defendant die after such interlocutory Judgment and before final Judgment therein obtained, the said Action shall not abate, if such Action might be originally prosecuted or maintained against the Executor or Administrator of such Defendant; and the Plaintiff, or if he be dead after such interlocutory Judgment, his Executors or Administrators, shall and may have a Writ of Revivor, in the appropriate Form No. 13. contained in the Schedule B. to this Act annexed, or to the like Effect, against the Defendant, if living after such interlocutory Judgment, or if he be dead, then against his Executors or Administrators, to show Cause why Damages in such Action should not be assessed and recovered by him or them; and if such Defendant, his Executors or Adminis-

trators, shall not appear and defend at the Return of such Writ, or shall not show or allege any Matter sufficient to arrest the final Judgment, a Writ of Inquiry of Damages shall be awarded, or the Amount for which final Judgment is to be signed shall be referred to the Master, as herein-before provided; and upon the Return of the Writ, or Delivery of the Order with the Amount endorsed thereon to the Plaintiff, or his Executors or Administrators, final Judgment shall be given for the said Plaintiff, his Executors or Administrators, prosecuting such Writ of Revivor against such Defendant, his Executors or Administrators respectively.

CLXI. The Marriage of a Female Plaintiff or Defendant shall Marriage not to not cause the Action to abute, but the Action may notwithstand- abate Action. ing be proceeded with to Judgment; and such Judgment may be executed against the Wife alone, or, by Suggestion or Writ of Revivor pursuant to this Act, Judgment may be obtained against the Husband and Wife, and Execution issue thereon; and in case of a Judgment for the Wife recovered before or after her Marriage in an Action commenced by her when sole, upon which she would be entitled to Execution if she had continued sole. Execution may be issued thereupon by the Authority of the Husband without any Writ of Revivor or Suggestion; and if in any such Action the Wife shall sue or defend by Attorney appointed by her when sole, such Attorney shall have Authority to continue the Action or Defence, unless such Authority be countermanded by the Husband, and the Attorney changed according to the Practice of the Court.

CLXII. The Bankruptcy or Insolvency of the Plaintiff in any Bankruptcy Action which the Assignees might maintain for the Benefit of the and Insolvency Creditors shall not be pleaded in bar to such Action, unless the of Plaintiff, Assignees shall decline to continue, and give Security for the when not to abate Action. Costs thereof, upon a Judge's Order to be obtained for that Purpose, within such reasonable Time as the Judge may order, but the Proceedings may be stayed until such Election is made; and in case the Assignees neglect or refuse to continue the Action, and give such Security within the Time limited by the Order, the Defendant may, within Eight Days after such Neglect or Refusal, plead the Bankruptcy or Insolvency.

With respect to the Proceedings upon Motions to arrest the Judgment, and for Judgment non obstante veredicto:

CLXIII. No Judgment shall be arrested, nor shall Judgment Upon Motion be given non obstante veredicto, by reason of the Non-averment in arrest of of any alleged material Fact or other Cause, unless the Party Judgment or insisting on the Objection shall satisfy the Court that there has for Judgment been an Omission of some substantial Matter of Fact whereby the said Party may have been projudiced in the Marita of his Case said Party may have been prejudiced in the Merits of his Case, gestion of and in such Case the Party whose Pleading is alleged or adjudged Facts. to be therein defective may, by Leave of the Court, suggest the Existence of the omitted Fact or Facts, or other Matter, which, if true, would remedy the alleged Defect; and such Suggestion may be pleaded to by the opposite Party within Eight Days after Notice thereof, or such Time as the Court or a Judge may allow; and the proceeding to Trial of any Issue joined on such Suggestion shall be the same as in an ordinary Action.

Arrest of Judgment.

CLXIV. If

Costs to follow Result of Issue.

C. 113.

CLXIV. If the Fact suggested be admitted or found to be true, the Party suggesting shall be entitled to the like Judgment as he would have been entitled to if such Facts or Allegations had been originally stated in the Pleading, and proved or admitted at the Trial, together with the Costs of and occasioned by the Suggestion and Proceeding thereon, but if such Fact or Facts be found to be untrue, the opposite Party shall be entitled to his Costs of and occasioned by the Suggestion and Proceeding thereon, in addition to any other Costs to which he may be entitled.

Costs of abortive Issues.

CLXV. Upon an Arrest of Judgment, or Judgment non obstante veredicto, the Court shall adjudge to the Party against whom such Judgment is given the Costs occasioned by the Trial of any Issues of Fact arising out of the Pleading for Defect of which such Judgment is given upon which such Party shall have succeeded; and such Costs shall be set off against any Money or Costs adjudged to the opposite Party, and Execution may issue for the Balance, if any.

Error.

With respect to Proceedings in Error:

Error to be brought within Six Years. CLXVI. No Judgment in any Action shall be reversed or avoided for any Error or Defect therein, unless the Proceedings in Error be commenced, or brought and prosecuted with Effect, within Six Years after such Judgment signed or entered of Record, or within Six Years after the Time when this Act shall have come into operation.

Error may be brought by legal Representative of a deceased Party.

CLXVII. If any Person is or shall be entitled to bring Error as Heir or personal Representative of any Party, Plaintiff or Defendant, such Person may, by Leave of the Court or a Judge, enter a Suggestion of the Death, and that he is such legal Representative, which Suggestion shall be embodied in the Memorandum of Error herein-after mentioned, and shall not be traversable, but shall only be subject to be set aside on Application to the Court or a Judge, on Motion, if untrue, and the like Proceedings in Error may thereupon be taken at the Suit of such legal Representative.

Proviso for Disabilities.

CLXVIII. If any Person that is or shall be entitled to bring Error as aforesaid is or shall be, at the Time of such Title accrued, within the Age of Twenty-one Years, Feme Covert, non compos mentis, or beyond the Seas, then such Person shall be at liberty to bring Error as aforesaid, so as such Party brings or commences and prosecutes the same with Effect within Six Years after coming to or being of full Age, Discovert, of sound Memory, or Return from beyond the Seas; and if the opposite Party shall at the Time of the Judgment signed or entered of Record be beyond the Seas, then Error may be brought, provided the Proceedings be commenced and prosecuted with Effect within Six Years after the Return of such Party from beyond Seas.

Writ of Error abolished.

CLXIX. A Writ of Error shall not be necessary or used ir any Action, and the Proceeding to Error shall be a Step in the Cause, and shall be taken in manner herein-after mentioned; but nothing in this Act contained shall invalidate any Proceedings already taken or to be taken by reason of any Writ of Error issued before the Commencement of this Act.

CLXX. Either

CLXX. Either Party alleging Error in Law may deliver to Error in Law the Master of the Court a Memorandum in Writing in the Form No. 12. contained in the Schedule B. to this Act annexed, or to the like Effect, entitled in the Court and Cause, and signed by the Party or his Attorney, alleging that there is Error in Law in the Record and Proceedings, whereupon the Master shall file such Memorandum, and deliver to the Party lodging the same a Note of the Receipt thereof; and a Copy of such Note, together with a Statement of the Grounds of Error intended to be argued, may be served on the opposite Party or his Attorney.

CLXXI. Proceedings in Error in Law shall be deemed a Super- Error no sedeas of Execution from the Time of the Service of the Copy of the Note of the Receipt by the Master of the Memorandum Service of the Copy of the Note alleging Error, together with the Statement of the Grounds of and Ground of Statement of the Ground of Statement Error intended to be argued, until Default in putting in Bail, or Error. Affirmance of the Judgment, or Discontinuance of the Proceedings in Error, or until the Proceedings in Error shall be otherwise disposed of without a Reversal of the Judgment; provided that if the Grounds of Error shall appear to be frivolous the Court or a

Judge upon Motion may order Execution to issue.

CLXXII. Upon any Judgment given or to be given in any of Bail in Error. the said Superior Courts of Common Law in any Personal Action or Ejectment, Execution shall not be stayed or delayed by Proceedings in Error, or Supersedeas thereupon, without special Order of the Court or a Judge, unless the Person in whose Name such Proceedings in Error be brought shall, within Four clear Days after lodging the Memorandum alleging Error, or after the signing of the Judgment, whichever shall last happen, or before Execution executed, be bound with Two, or, by Leave of the Court or a Judge, more than Two sufficient Sureties, such as the Court wherein such Judgment is or shall be given, or a Judge, shall allow of, unto the Party for whom any such Judgment is or shall be given, by Recognizance, to be acknowledged in the same Court, in double the Sum adjudged to be recovered by the said Judgment, except in Case of a Penalty, and in case of a Penalty in double the Sum really due, and double the Costs. and in the Case of a Plaintiff in double the Costs adjudged to be paid to the Defendant, and also, except in case of Error brought by a Defendant in Ejectment, and in such Case in double the yearly Value of the Property adjudged to be recovered and double the Costs, to prosecute the Proceedings in Error with Effect, and also to satisfy and pay (if the said Judgment be affirmed, or the Proceedings in Error be discontinued by the Plaintiff therein,) all and singular the Sum or Sums of Money and Costs adjudged or to be adjudged upon the former Judgment, and all Costs and Damages and Interest to be awarded on such Writ of Error, or on any further Writ returnable into Parliament, for the delaying of Execution, and also the Mesne Rates of such Lands, if any be adjudged in any Action to be brought for the same, and give Notice thereof to the Defendant in Error or his Attorney.

CLXXIII. The Assignment of and Joinder in Error in Law Suggestion shall not be necessary or used, and instead thereof a Suggestion of Joinder in to the Effect that Error is alleged by the one Party and denied Error. by the other may be entered on the Judgment Roll in the Form 16 & 17 Vicz.

how brought.

No. 18. contained in Schedule B. to this Act amend, or to the like Effect: provided that in case the Defendant in Error intends to rely upon the Proceeding in Error being bured by Lause of Times or by Release of Error, or other like Matter of Fact, he may give Four Days written Notice to the Plaintiff in Error to assign Error as heretofore, instead of entering the Suggestion. and shall plead thereto within Eight Days the Bar by Lapse of Time, or Release of Error, or other like Matter of Fact, upon which such Proceedings may be had as heretofore.

Entry of Suggestion to be made by Plaintiff in Error.

CLXXIV. The Suggestion last aforesaid shall be entered by the Plaintiff in Error within Ten Days after the Service of the Note of the Receipt of the Memorandum alleging Error, or such other Time as the Court or a Judge may order; and in default thereof, or of Assignment of Error in Cases where an Assignment is required, the Defendant in Error, his Executors or Administrators, shall be at liberty to sign Judgment of Non-pres.

Error by One of several Persons.

CLXXV. In case Error be brought upon a Judgment given against several Persons, and One or some only shall proceed in Error, the Note of the Receipt of such Memorandum shall state the Names of the Persons by whom the Proceedings are taken; and in case the other Persons against whom Judgment has been given decline to join in the Proceedings in Error, the same may be continued, and the Suggestion last aforesaid entered, string the Persons by whom the Proceedings are brought, without my Summons and Severance; or if such other Persons elect to join, then the Suggestion shall state them to be and they shall be deemed as Plaintiffs in Error, although not mentioned as such in the previous Proceedings.

Judgment Roll to be brought into Court of Error.

CLXXVI. Upon such Suggestion of Error alleged and denied being entered, the Cause may be set down for Argument in the Court of Error in the Manner heretofore used; and the Jadgment Roll shall, without any Writ or Return, be brought by the Master into the Court of Error in the Exchequer Chamber, before the Judges of the said Court, on the Day of its Sitting, at such Time as the Judges shall appoint, either in Term or in Vacation; and the Court of Error shall and may thereupon review the Proceedings, and give Judgment as they shall be advised thereon; and such Proceedings and Judgment as altered or affirmed shall be entered on the original Record; and such further Proceedings as may be necessary thereon shall be awarded by the Court is which the original Judgment was given: Provided, however, that in case of Error to the High Court of Parliament, a Transcript ... the Record shall be prepared and forwarded in the Manner heretofore used.

Jurisdiction of

CLXXVII. Courts of Error shall have Power to quash the Courts of Error. Proceedings in Error in all Cases in which Error does not lie, of where they are taken against good Faith, or in any Case in which Proceedings in Error might heretofore have been quashed by such Courts; and such Courts shall in all respects have such Jurisdiction over the Proceedings as over the Proceedings is Error commenced by Writ of Error, and shall be enabled to give the like Order for Payment of Interest for Delay of Execution in giving any Judgment of Affirmance.

CLXXVIII Court.

CLXXVIIL Courts of Error shall in all Cases have Pewer to Court of Error give such Judgment and award such Process of Repleader and to have like Writ of Inquiry as the Court from which Error is brought ought Powers with

to have done, without regard to the Party alleging Error.

CLXXIX. Either Party alleging Error in Fact may deliver to Proceedings in the Master of the Court a Memorandum in Writing in the Form Error in Fact. No. 14. contained in the Schedule B. to this Act annexed, or to the like Effect, entitled in the Court and Cause, and signed by the Party or his Attorney, alleging that there is Error in Fact in the Proceedings, together with an Affidavit of the Matter of Fact in which the alleged Error consists, whereupon the Master shall file such Memorandum and Affidavit, and deliver to the Party lodging the same a Note of the Receipt thereof; and a Copy of such Note and Affidavit may be served on the opposite Party or his Attorney; and such Service shall have the same Effect, and the same Proceedings may be had thereafter, as heretofore had after the Service of the Rule for Allowance of a Writ of Error in Fact.

CLXXX. The Plaintiff in Error, whether in Fact or Law, shall Plaintiff may be at liberty to discontinue his Proceedings by giving to the discontinue Defendant in Error a Notice, headed in the Court and Cause, Proceeding signed by the Plaintiff in Error or his Attorney, stating that he discontinues such Proceedings, and thereupon the Defendant in Error may sign Judgment for the Costs of and occasioned by the Proceedings in Error, and may proceed upon the Judgment on which the Error was brought.

CLXXXI. The Defendant in Error, whether in Fact or Law, Defendant may shall be at liberty to confess Error, and consent to the Reversal of confess Error, the Judgment, by giving to the Plaintiff in Error a Notice, headed in the Court and Cause, signed by the Defendant in Error or his Judgment. Attorney, stating that he confesses the Error, and consents to the Reversal of the Judgment, and thereupon the Plaintiff in Error shall on an Affidavit of the Service of such Notice, be entitled to and may forthwith sign a Judgment of Reversal.

CLXXXII. The Death of a Plaintiff in Error after Service of Death of Plainthe Note of the Receipt of the Memorandum alleging Error, with tiff in Error no a Statement of the Grounds of Error, shall not cause the Pro- Abatement. ceedings to abate, but they may be continued as herein-after

mentioned.

CLXXXIII. In case of the Death of One of several Plaintiffs Death of One in Error, a Suggestion may be made of the Death, which Sugges. of several Plaintion shall not be traversable, but shall only be subject to be set tiffs in Error. sside if untrue, and the Proceedings may be thereupon continued at the Suit of and against the surviving Plaintiff in Error, as if

he were the sole Plaintiff.

CLXXXIV. In case of the Death of a sole Plaintiff or of all Death of sole the Plaintiffs in Error, the legal Representative of such Plaintiff Plaintiff or of or of the surviving Plaintiff may, by Leave of the Court or a in Error. Judge, enter a Suggestion of the Death, and that he is such legal Representative, which Suggestion shall not be traversable, but shall only be subject to be set aside on Application to the Court or a Judge on Motion, if untrue, and the Proceedings may thereupon be continued at the Suit of and against such legal Representative of the Plaintiff in Error; and if no such Suggestion shall be

Proceedings in

all the Plaintiffs

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made.

made, the Defendant in Error may proceed to an Affirmance of the Judgment according to the Practice of the Court, or take such other Proceedings thereupon as he may be entitled to.

Death of Deno Abstement.

CLXXXV. The Death of a Defendant in Error shall not cause fendant in Error the Proceedings to abate, but they may be continued as hereinafter mentioned.

Death of One of several Defendants in Error.

CLXXXVI. In case of the Death of One of several Defendants in Error, a Suggestion may be made of the Death, which Suggestion shall not be traversable, but only be subject to be set aside if untrue, and the Proceedings may be continued against the surviving Defendant.

Proceedings upon Death of sole Defendant or of all the Defendants in Error.

CLXXXVII. In case of the Death of a sole Defendant or of all the Defendants in Error, the Plaintiff in Error may proceed, upon giving Ten Days Notice of the Proceedings in Error, and of his Intention to continue the same, to the Representatives of the deceased Defendants, or if no such Notice can be given, then, by Leave of the Court or a Judge, upon giving such Notice to the Parties interested as he or they may direct.

Marriage not to abate Proceedings in Error.

CLXXXVIII. The Marriage of a Female Plaintiff or Defendant in Error shall not abate the Proceedings in Error, but the same may be continued in like Manner as herein-before provided with reference to the Continuance of an Action after Marriage.

Injunctions to have a specific Operation.

CLXXXIX. In case any Action, Suit, or Proceeding in any of the said Superior Courts of Law or in a Court of Equity shall be commenced, sued, or prosecuted in disobedience of any Writ of Injunction, Rule or Order of the Court of Chancery or of any of the Superior Courts of Law, upon Production of such Writ of Injunction, Rule or Order, to the Court in which such Action, Suit, or Proceeding shall be commenced, prosecuted or taken, or any Judge thereof, the said Court or a Judge shall stay all further Proceedings contrary to such Injunction, Rule or Order, and thenceforth all further and subsequent Proceedings shall be utterly null and void: Provided always, that nothing herein contained shall be held to vary or abridge the Liability of any Person commencing, suing, or prosecuting such Action, Sait, or Proceeding, contrary to such Injunction, Rule, or Order aforesaid, to us Attachment, Punishment, or other Proceeding to which said Person shall or may be liable in case of Contempt of the Court of Chancery or Superior Court of Law aforesaid, in regard to the commencing, suing, or prosecuting such Action, Suit, or Proceeding.

General Matters. With respect to general Matters connected with the Action

Pleadings dated of Time of pleading.

CXC. Every Defence and Demurrer and other Pleading be entitled of the proper Court, and of the Day of the Month and the Year when the same was pleaded, and shall be entered on it Abstract for Nisi Prius, and on the Judgment Book or Roll und the Date of the Day of the Month and the Year when the sur respectively took place.

Writs to be tested and returnable in Vacation as well as in Term.

CXCL Every Writ of any Description whatsoever to be herafter issued out of the said Superior Courts of Common Law the Court of Exchequer Chamber may be issued and tested a made returnable on any Day, not being One of the Days herely appointed as Holidays, whether such Day shall be in Term Test or Vacation, and every such Writ so issued, tested, or returnable shall be of the like Validity, Force, and Effect as if the Day of the issuing, testing, or Return of such Writ were actually a Day in Term: Provided always, that nothing herein contained shall affect the Process and Practice of the Revenue Side of the Court of Exchequer.

CXCII. Every Rule or Order in the said Superior Courts and Rules shall the Court of Exchequer Chamber may be made, entered, or issued issue and run in on or as of any Day except the Days hereby appointed to be observed and kept as Holidays, whether such Day shall be in Term Time, Time or Vacation; and the Days limited for Compliance with such Rules or Orders shall, with the Exception of the Days hereby appointed to be observed and kept as Holidays, and of the Days between the First Day of August and Twentieth Day of October, run in Vacation as well as in Term Time.

CXCIII. In all Cases upon interlocutory Applications where the Court on Mo-Court or a Judge shall deem it proper to award Costs to either tion may order Party, it shall be optional with the Court or Judge either to refer the Costs to the Taxing Officer to be taxed, or by the Order direct the Payment of a Sum in gross in lieu of taxed Costs, and also to direct by and to whom such Sum in gross shall be paid.

With respect to the Action of Ejectment:

CXCIV. Where any Party shall claim Possession of any Lands, Tenements, or Hereditaments, and shall be desirous of proceeding by Ejectment for the Recovery of the same in any of the said Superior Courts of Law, such Party shall commence any Action for such Purpose by a Writ of Summons and Plaint, which Writ shall be directed to the immediate Tenant or any One Tenant in possession, as Defendant, with the addition of the Words "and all Persons concerned," and shall, in addition to any Particulars hereinbefore required, contain the Description of the Property sought to be recovered with reasonable Certainty, and the County, Barony, or Parish in which the same is situated: Provided, however, that no Want of "reasonable Certainty" in the Description of the Property, or Part of it, in the Summons and Plaint or Copy, shall nullify them, but shall be Ground for an Application to the Court or a Judge for better Particulars of the Land claimed, which the Court or a Judge shall have Power to give in all Cases, upon the Application of any Person named as a Defendant or interested in the Lands claimed or supposed to be claimed.

CXCV. The Writ of Summons and Plaint in Ejectment shall Form and Dustate the Names of all the Persons in whom the Title is alleged to ration of Writ be, and command the Persons to whom it is directed to appear, Ejectment, within Twelve Days after the Service thereof, in the Court into which such Writ is returnable, to defend the Possession of the Property sued for, or such Part thereof as they may think fit; and the Writ shall be dated and endorsed, and continue in force, and be renewed, and shall be filed after Service thereof, in like Manner as herein-before enacted with reference to the Writ of Summons and Plaint in a Personal Action; and in Cases of Ejectment on the Title it shall be lawful for the Plaintiff by such Writ to claim Damages for the Loss of the Mesne Rates and Profits of the Lands sought to be recovered; and in case of Ejectment for 3 O 3 Nonpayment

a fixed Sum to be paid in lieu of taxed Costs.

> Action of Ejectment.

Ejectment to be commenced by Writ of Summons and Plaint.

Nonpayment of Rent such Writ shall be endorsed with the full Particulars of the Rent due, and of all Credits to which the Defendant shall be justly entitled, and may be in the Form No. 18, in the Schedule B. to this Act annexed, or to the like Effect; and the same Proceedings may be had to ascertain whether the Writ was issued by the Authority of the Attorney whose Name was contained in; or endorsed thereon, and who and what the Phintisare, and their Abode, and as to staying the Proceedings upon Writissued without Authority, as in the Case of Writs in Personal Actions.

Trial may be ordered to take place in any County.

CXCVI. The Venue shall be laid in the County in which the Lands are situate, but the Court or a Judge may, on the Application of either Party, order that the Trial shall take place in any County or Place other than that in which the Venue is hid; and such Order being suggested on the Abstract, the Trial may be had accordingly.

Service of Ejectment. CXCVII. The Writ shall be served in the same Manner as the Ejectment has heretofore been served, or in such Manner as the Court or a Judge shall order; and in case of vacant Possession, by posting a Copy thereof upon the Door of the Dwelling House or other conspicuous Part of the Premises.

Form of Defence in Ejectment.

CXCVIII. Every Defence to a Summons in Ejectment on the Title shall be in the Form No. 16. in the Schedule B. to this Act annexed, or to the like Effect, and every Defence to an Ejectment for Nonpayment of Rent shall set forth the substantial Ground of the Defence, as, for Example, whether the Title of the Paintiff as Landlord is disputed, or the Fact of the Rent being det if in Dispute; and such Defence shall be endorsed with the Particulars of any Payments made, and may be according to the Form No. 17. in the said Schedule B.

Partial Defence.

CXCIX. Any Person taking Defence as aforesid to at first-ment on the Title shall be at liberty to limit his Defence to a Part only of the Property mentioned in the Writ, describing that Part with reasonable Certainty, otherwise the Defence shall be deemed to apply to the whole; but a Defence to an Ejectment for Norpayment of Rent shall be a Defence for all the Lands and Premise in the Summons mentioned; and in case a Defendant shall deem to take Defence for Part only of the Premises, upon the Growth that such Part was not included in the Lease or other Instrument sought to be evicted, he shall make a special Application to the Court for that Purpose.

Defence of Persons not named or in possession. CC. Any other Person not named in or served with such first shall, by Leave of the Court or a Judge, be allowed to defend of filling an Affidavit showing that he is in possession of the last either by himself or his Tenant; and the Court or a Judge shall have Power to strike out or confine any Defence set up by a lext.

not in possession by himself or his Tenants.

Judgment by Default for Want of Defence. CCI. In case no Defence be filed within the Time appointed of if the Defence filed be limited to Part only, the Plaintiff shall is filing an Affidavit of the Service of the Summons and Plaint is at liberty to sign a Judgment that the Plaintiffs shall record Possession of the Land, or of the Part thereof to which the Defence does not apply; and such Judgment, if for all, may be in the form No. 18. contained in the Schedule B. to this Act smarred, or with

like Effect, without any Award of Costs, but without Prejudice to the Plaintiff's Right to have the Costs taxed by the proper Officer, and to proceed by Action for Recovery of Mesne Rates and Costs. or either of them; and the said Judgment for Part may be in the Form No. 19. contained in the said Schedule B. to this Act annexed, or to the like Effect; and a Memorandum of such Judgment shall be recited in the Abstract for Nisi Prius or Judgment thereafter to be made up.

CCII. In case a Defence shall be filed, an Abstract of the Issue Abstract of for Nisi Prius may at once be made up by the Plaintiffs or their Issues. Attorney, setting forth the Writ, and stating the Fact of the Defence, with its Date, of each of the Persons taking Defence, so that it may appear for what Defence is made; and such Abstract may be in the Form No. 20. contained in Schedule B. to this Act annexed, or to the like Effect, and such Abstract shall be lodged with the Pleadings Assistant in the Manner herein-after provided; and the Question at the Trial, except in the Case herein-after mentioned, shall be whether the Statement of the Title of the Plaintiffs in the Summons and Plaint is true or false, and if true, then which of the Plaintiffs is entitled, and whether to the whole or Part, and if to Part, then to which Part of the Property in question, and whether to any, and, if any, to what Damages by way of Compensation for Loss of Mesne Rates and Profits; and upon the Trial of any Issue in an Ejectment for Nonpayment of Rent the Amount of the Rent due to the Plaintiff shall be found by the Jury.

CCIII. The Proof of Title in any One or more of several Plain- Proof of Title. tiffs in Ejectment shall be sufficient to entitle a Verdict to be entered for such Plaintiff or Plaintiffs, and it shall not be necessary to produce or prove upon any Trial of an Ejectment the

Affidavit of Service of the Writ of Summons.

CCIV. In case the Title of the Plantiff shall appear to have Verdict when existed as alleged in the Writ at the Time of Service thereof, Title appears but it shall also appear to have expired before the Time of Trial, to have expired the Plaintiff shall, notwithstanding, be entitled to a Verdict, according to the Fact that he was so entitled at the Time of bringing the Action and serving the Writ, and to a Judgment for his Costs of Suit.

CCV. If the Defendant appears, and the Plaintiff does not Nonappearance appear at the Trial, the Plaintiff shall be nonsuited; and if the at Trial. Plaintiff appears, and the Defendant does not appear, the Plaintiff shall be entitled to a Verdict, without any Proof of his Title, and in case of Ejectment on the Title shall be entitled to prove the Amount of Damages sustained by reason of the Loss of the Mesne Rates and Profits, and in case of an Ejectment for Nonpayment of Rent shall be entitled to prove the Amount of Rent actually due, and to have a Verdict for the same.

CCVI. In Ejectment for Nonpayment of Rent, where Judgment Ascertainment shall have gone by Default, or the Defendant shall not appear at of Rent. the Trial, it shall be sufficient for the Purpose of ascertaining the Amount of the Rent due, and to satisfy the Provisions of the Statutes with respect to the ascertaining the Rent, that an Affidavit of the Plaintiffs, or One of them, or their or his Agent, to the Effect that an Amount of Rent not less than One Year's Rent, and specifying the same, was due at the Time of the Commence-

before Trial.

ment of the Action, after all just Allowances shall have been made.

Judgment and Execution upon finding for Plaintiff.

CCVII. Upon a Verdict for the Plaintiff, Judgment may be signed, and Execution issued for the Recovery of Possession of the Property, or such Part thereof as the Jury shall find the Plaintiff entitled to, and in case of an Ejectment on the Title for such Damages for Loss of Mesne Rates and Profits as shall be found by the said Jury, and in case of Ejectment for Nonpayment of Rent for Recovery of so much Rent as shall be found to be due, and Costs, within such Time, not exceeding the Fifth Day in Term after the Verdict, as the Court or Judge before whom the Cause is tried shall order, and if no such Order be made, then on the Fifth Day in Term after the Verdict, or within Fourteen Days after such Verdict, whichever shall first happen.

Judgment and Execution upon finding for Defendant.

CCVIII. Upon a Verdict for the Defendants, or any of them, or upon a Nonsuit, Judgment may be signed, and Execution issue for Costs against the Plaintiffs named in the Writ, within such Time, not exceeding the Fifth Day in Term after the Verdict or Nonsuit, as the Court or Judge before whom the Cause is tried shall order, and if no such Order be made, then on the Fifth Day in Term after the Verdict or Nonsuit, or within Fourteen Days after such Verdict, whichever shall first happen.

Execution in Ejectment.

CCIX. Upon any Judgment in Ejectment there may be either One or several Writs of Execution for the Recovery of the Possession, and for the Damages or the Rent ascertained to be due, and Costs, at the Election of the Plaintiff.

Defence by joint Owners. CCX. In case of such an Action being brought by some or One of several Persons entitled as Joint Tenants, Tenants in Common, or Coparceners, any Joint Tenant, Tenant in Common, or Coparcener in possession may set forth in his Defence that be is such Joint Tenant, Tenant in Common, or Coparcener, and defends as such, and admits the Right of the Plaintiff to an undivided Share of the Property, stating what Share, but denies any actual Ouster of him from the Property, and upon the Trial of such an Issue the additional Question of whether an actual Ouster has taken place shall be tried.

Judgment against joint Owners.

CCXI. Upon the Trial of such Issue as last aforesaid, if it shall be found that the Defendant is Joint Tenant, Tenant in Common, or Coparconer with the Plaintiff, then the Question whether an actual Ouster has taken place shall be tried, and unless such actual Ouster shall be proved the Defendant shall be entitled to Judgment and Costs; but if it shall be found, either that the Defendant is not such Joint Tenant, Tenant in Common, or Coparcener, or that an actual Ouster has taken place, then the Claimant shall be entitled to such Judgment for the Recovery of Possession and Costs.

Action not to

Suggestion of Death of Plaintiff.

CCXIL The Death of a Plaintiff or Defendant in Ejectment abate by Death. shall not cause the Action to abate.

CCXIII. In case the Right of a deceased Plaintiff shall survive to another Plaintiff, a Suggestion may be made of the Death, which Suggestion shall not be traversable, but shall only be subject to be set aside if untrue, and the Action may proceed at the Suit of the surviving Plaintiff; and if such a Suggestion shall be made

before

before the Trial, then the Plaintiff shall have a Verdict, and recover such Judgment as aforesaid, upon its appearing that he was entitled to bring the Action either separately or jointly with the deceased Plaintiff.

CCXIV. In case of the Death before Trial of One of several Death before Plaintiffs whose Right does not survive to another or others of Trial of Plainthem, where the legal Representative of the deceased Plaintiff tiff where Right shall not become a Party to the Suit in the Manner herein-after does not survive. mentioned, a Suggestion may be made of the Death, which Suggestion shall not be traversable, but shall only be subject to be set aside if untrue, and the Action may proceed at the Suit of the surviving Plaintiff for such Share of the Property as he is entitled to, and Costs.

CCXV. In case of the Death of a sole Plaintiff or before the Death of sole Trial of One of several Plaintiffs whose Right does not survive Plaintiff where to another or others of them, the legal Representative of such Right does not Plaintiff may, by Leave of the Court or a Judge, enter a Suggestion of the Death, and that he is such legal Representative, and the Action shall thereupon proceed; and if such Suggestion be made before the Trial the Truth of the Suggestion shall be tried thereat, together with the Title of the deceased Plaintiff, and such Judgment shall follow upon the Verdict in favour of or against the Person making such Suggestion as herein-before provided with reference to a Judgment for or against such Plaintiff; and in case such Suggestion in the Case of a sole Plaintiff be made after a Verdict for the Plaintiff, and before Execution, executed by Delivery of Possession thereupon, and such Suggestion be denied by the Defendant within Eight Days after Notice thereof, or such further Time as the Court or a Judge may allow, then such Suggestion shall be tried, and if upon the Trial thereof a Verdict shall pass for the Person making such Suggestion he shall be entitled to such Judgment as aforesaid for the Recovery of Possession, and for the Costs of and occasioned by such Suggestion, and in case of a Verdict for the Defendant such Defendant shall be entitled to such Judgment as aforesaid for Costs; and in case the said Suggestion shall2not be denied within the Time aforesaid the said personal Representative shall, on producing an Affidavit of the Service of the Notice, be entitled to proceed to Judgment and Execution in his own Name.

CCXVI. In case of a Verdict for Two or more Plaintiffs, if One Death of One of of such Plaintiffs die before Execution executed, the other may, several Plaintiffs whether the legal Right to the Property shall survive or not, after Verdict. suggest the Death in manner aforesaid, and proceed to Judgment and Execution for Recovery of Possession of the Entirety of the Property and the Costs; but nothing herein contained shall affect the Right of the legal Representative of the deceased Plaintiff, or the Liability of the surviving Plaintiff to such legal Representative; and the Entry and Possession of such surviving Plaintiff under such Execution shall be considered as an Entry and Possession on behalf of such legal Representative in respect of the Share of the Property to which he shall be entitled as such Representative, and the Court may direct Possession to be delivered accordingly.

CCXVII. In

Death of One of several joint Defendants.

CCXVII. In case of the Death before or after Judgment of One of several Defendants in Ejectment who defend jointly, a Suggestion may be made of the Death, which Suggestion shall not be traversable, but only be subject to be set aside if untrac, and the Action may proceed against the surviving Defendant to Judgment and Execution.

Upon Death of all the Defendants before Trial.

CCXVIII. In case of the Death of a sole Defendant or of all the Defendants in Ejectment before Trial, a Suggestion may be made of the Death, which Suggestion shall not be traversable, but only be subject to be set aside if untrue; and the Plaintiffs shall be entitled to Judgment for Recovery of Possession of the Property, unless some other Person shall take Defence within a Time to be appointed for that Purpose by the Order of the Court or a Judge, to be made upon the Application of the Plaintiffs: and it shall be lawful for the Court or a Judge, upon such Suggestion being made, and upon such Application as aforesaid, to order that the Plaintiffs shall be at liberty to sign Judgment within such Time as the Court or a Judge may think fit, unless the Person then in possession, by himself or his Tenant, or the legal Representative of the deceased Defendant, shall within such Time defend the Action; and such Order may be served in the same Manner as the Writ; and in case such Person shall take Defence, the same Proceedings may be taken against such new Defendant as if he had originally appeared and defended the Action; and if no Defence be made, then the Plaintiff shall be a liberty to sign Judgment pursuant to the Order.

Death before Trial of Defendant in Ejectment who defends for Part.

CCXIX. In case of the Death before Trial of One of several Defendants in Ejectment who defends separately for a Portion of the Property for which the other Defendant or Defendants do not defend, the same Proceedings may be taken as to such Portion as in the Case of the Death of a sole Defendant, or the Plaintiffs may. proceed against the surviving Defendants in respect of the Portion of the Property for which they defend.

Death of Defendant defending separately for Property, in respect of which others also defend.

CCXX. In case of the Death before Trial of One of several Defendants in Ejectment who defends separately in respect of Property for which surviving Defendants also defend, it shall be lawful for the Court or a Judge, at any Time before the Trial, to allow the Person at the Time of the Death in possession of the Property, or the legal Representative of the deceased Defendant, to defend, on such Terms as may appear reasonable and just, upon the Application of such Person or Representative; and if no such Application be made or Leave granted, the Plaintiff suggesting the Death in manner aforesaid may proceed against the surviving Defendant or Defendants to Judgment and Execution.

Death of all Defendants after Verdict.

CCXXI. In case of the Death of a sole Defendant or of all the Defendants in Ejectment, after Verdict, the Plaintiffs shall nevertheless be entitled to Judgment as if no such Death had taken place, and to proceed by Execution for Recovery of Possession, without Suggestion or Revivor, and to proceed for the Recovery of the Costs in like Manner as upon any other Judgment for Money against the legal Representatives of the deceased Defendant or Defendants.

Plaintiff may discontinue by Notice.

CCXXII. The Plaintiff in Ejectment shall be at liberty at any Time before Verdict or Judgment against him to discontinue

the Action as to One or more of the Defendants, by giving to the Defendant or his Attorney a Notice, headed in the Court and Cause, signed by the Plaintiff or his Attorney, stating that he discontinues such Action; and thereupon the Defendant to whom such Notice is given shall, by filing an Affidavit of the Service of such Notice, be entitled to and may forthwith sign Judgment for Costs in the Form No. 21. contained in the Schedule B. to this Act annexed, or to the like Effect; and any One of several Plaintiffs desirous to discontinue may apply to the Court or a Judge to have his Name struck out of the Proceedings, and an Order may be made thereupon upon such Terms as to the Court or Judge may seem fit, and the Action shall thereupon proceed at the Suit of the other Plaintiffs.

CCXXIII. A sole Defendant or all the Defendants in Eject- Defendant ment shall be at liberty to confess the Action as to the whole may confess the or Part of the Property, by giving to such Plaintiff a Consent Action. for Judgment, headed in the Court and Cause, signed by the Defendant or Defendants, such Signature to be attested by his or their Attorney; and thereupon the Plaintiff may forthwith sign Judgment and issue Execution for the Recovery of Possession and Costs in the Form No. 22. contained in the Schedule B. to this Act annexed, or to the like Effect; and in case One of several Defendants in Ejectment, who defends separately for a Portion of the Property for which the other Defendant or Defendants do not defend, shall be desirous of confessing the Plaintiff's Title to such Portion, he may give a like Consent for Judgment to the Plaintiff; and thereupon the Plaintiff may forthwith sign Judgment and issue Execution for the Recovery of Possession of such Portion of the Property, and for the Costs occasioned by the Defence relating to the same, and the Action may proceed as to the Residue.

CCXXIV. In case One of several Defendants in Ejectment Confession by who defends separately in respect of Property for which other One Defendant. Defendants also defend shall be desirous of confessing the Plaintiff's Title, he may give a like Consent for Judgment; and thereupon the Plaintiff may sign Judgment against such Defendant for the Costs occasioned by his Defence, and may proceed in the Action against the other Defendants to Judgment and Execution.

CCXXV. The Effect of a Judgment in Ejectment under this Effect of Act shall be the same as that of a Judgment in an Action of Judgment in Ejectment heretofore used.

CCXXVI. If the Judgment in Ejectment shall be affirmed by Inquiry as to the Court of Error, or the Proceedings in Error be discontinued Mesne Rates by the Plaintiff therein, it shall be lawful for the Court wherein Error. Execution ought to be granted, upon such Affirmation or Discontinuance, upon the Application of the Plaintiff, to issue a Writ to inquire as well of the Mesne Profits as of the Damage by any Waste committed after the First Judgment in Ejectment, which Writ may be dated on the Day on which it shall issue, and be returnable immediately after the Execution thereof, and upon the Return thereof Judgment shall be given, and Execution awarded for such Mesne Profits and Damages, and also for Costs of Snit

Ejectment.

General Provisions to apply to Ejectments.

CCXXVII. All other Provisions herein contained shall extend to Ejectments, mutatis mutandis, unless where the same shall not be applicable, or where the Subject Matter thereof shall have been herein otherwise provided for.

Action for Replevin of Goods. With respect to the Proceedings for Recovery of Goods and Chattels by way of Replevin:

Action for Replevin to be commenced by Writ of Summons and Plaint.

CCXXVIII. Where any Party whose Goods or Chattels have been taken or distrained shall dispute the Validity of such Taking or Distress, and shall be desirous of proceeding for the Recovery of such Goods and Chattels in any of the said Superior Courts, such Party may commence a Personal Action for the Recovery of the Goods or Chattels so taken or distrained by a Writ of Summons and Plaint, which Writ of Summons shall, in addition to any Particulars herein-before required in an ordinary Writ of Summons, state the Particulars of the Property taken or distrained, and the Place where such Taking, Seizure, or Distress shall have been made, and shall be served by delivering a Copy or Copies thereof to the Defendant or Defendants, or to any Agent or other Person acting for him or them in making such Seizure or Distress, or in keeping the Goods and Chattels so taken or distrained, in the Manner herein-before provided in respect of an ordinary Writ of Summons.

Plaintiff may sue out also a Writ of Replevin.

CCXXIX. When any such Personal Action shall have been so commenced it shall be lawful for the Plaintiff therein to sue out of the Court in which such Action shall be instituted a Writ, to be called a Writ of Replevin, in the Form No. 23. in the Schedule B. to this Act annexed, directed to the Sheriff of the County in which such Goods and Chattels shall be under Seizure or Distress, requiring him to replevy the said Goods and Chattels, and the said Sheriff shall and he is hereby required, upon good Security (by the Bond of the Plaintiff, and Two responsible Persons as Sureties, conditioned as usual in such Cases,) being given to him, in double the Amount of the Value of the Property taken or distrained, to execute such Writ, and to return the said Writ, with a correct and proper Statement endorsed thereon of the Manner in which the same shall have been executed, or the Cause why the same has not been executed, to the Court out of which the same shall have issued, within Eight Days, exclusive of any Days hereby appointed to be observed and kept as Holidays, next after such Writ shall have been delivered to him: Provided always, that the Value of the Property so taken or distrained shall be ascertained by the said Sheriff in like Manner as the Value of Goods distrained is now ascertained by Law by the Sheriff in taking Security in Replevins, and that the said Bonds shall be assignable by the Sheriff under like Circumstances and in like Manner, and shall be available to the Assignee thereof, as by Law now or hereafter authorized in respect of Replevin Bonds.

If Plaintiff in Replevin be non-prossed or nonsuited, Defendant entitled to Judgment and

CCXXX. If the Plaintiff in any such Action for Replevin of a Distress made for Rent shall be non-pressed for not filing his Summons and Plaint as aforesaid it shall be lawful for the Defendant to file a Suggestion in the Nature of a Plaint for Rent, and praying the Court to inquire the Cause of the Distress; and thereupon, or in case Judgment be given for the Defendant on

Demurrer, it shall be lawful for the Court to issue a Writ of Execution for Inquiry to the Sheriff of the County wherein the Distress was his Rent. taken, or to the Master of the Court, to inquire touching the Amount of Rent in arrear at the Time of such Distress being taken, and the Value of the Goods or Chattels distrained, and such Inquiry shall be taken in the Manner herein-before provided upon Judgment by Default; and upon the Return of such Inquisition the Defendant shall have Judgment and Execution to recover against the Plaintiff the Arrears of Rent in case the Goods and Chattels shall amount to the Value, and in case they shall not amount to that Value then for so much as the Value of the said Goods and Chattels shall amount to, with his Costs of Suit in that Behalf incurred; and in case the said Plaintiff shall be nonsuit after Issue joined, or if the Verdict shall be given against the Plaintiff, then the Jurors empannelled to try such Issue shall, at the Prayer of the Defendant, inquire the Amount of the Rent due, and the Value of the Goods and Chattels distrained, and the Defendant shall have Judgment and Execution for such Arrears. or so much thereof as the Value of the Goods and Chattels distrained shall amount unto, together with his Costs of Suit in that Behalf incurred.

With respect to the Power of Amendment, so as to enable the said Courts and the Judges thereof to prevent the Failure of Justice by reason of Mistakes and Objections of Form:

CCXXXI. It shall be lawful for the Superior Courts of Com. Amendment. mon Law, and every Judge thereof, and any Judge sitting at Nisi Prius, at all Times to amend all Defects and Errors in any Writ, Pleading, Record, or other Proceeding in Civil Causes, whether there is anything in Writing to amend by or not, and whether the Defect or Error be that of the Party applying to amend or not; and all such Amendments may be made in such Manner as shall be thereby directed, and with or without Costs, and upon such Terms as to the Court or Judge may seem fit; and all such Amendments as may be necessary for the Purpose of determining in the existing Suit the real Question in controversy between the Parties shall be so made; and when such Amendment shall be made at Nisi Prius or upon any Inquiry, the Order shall be endorsed on the Abstract or Writ, and all Pleadings or other Records of the Court which it may be necessary to amend in conformity therewith shall be amended accordingly.

With respect to the general Regulation of Business in the said Superior Courts of Law:

CCXXXII. The following, and none other, shall be observed Holidays. and kept as Holidays in the said Superior Courts and the Offices thereof, and the Court of Exchequer Chamber, and in the Office of Registrar of Judgments; that is to say, every Sunday, Christmás Day, and the Seven Days following that Day, Good Friday, Easter Eve, Monday and Tuesday in Easter Week, Whit Monday and Whit Tuesday, any Day appointed for a Public Fast or Thanksgiving, and when they do not occur in Term Time the Day appointed to be kept as the Birthday and the Day of the Accession of Her Majesty the Queen or of any of Her Successors; and the said Holidays shall not be reckoned or included in any Notices or other Proceedings.

Amendment.

Regulation of Business.

Proceedings, except Notices of Trial and Notices of Inquiry is any of the said Courts; and Sunday shall not be reckoned or included in any Notice or Proceeding whatsoever; and where the last Day included in any such Notice of Trial or Notice of Inquiry shall happen to fall on any of the Days hereby appointed to be observed and kept as Holidays, in such Case the following Day, or, when there shall be consecutive Holidays, the Day following the last of such Holidays, shall be considered as the last of such Days; and the Days from and including the First Day of Angust to the Twentieth Day of October inclusive, in each Year, shall not be reckoned Days within which any Summons and Pleating be filed or received upon such Days except a Plea of Confession or Consent for Judgment.

General Rules may be made by the Judges.

CCXXXIII. It shall be lawful for the Judges of the said Courts, or any Seven or more of them, whereof Two shall be Chief Judges, from Time to Time to make all such General Rules and Orders for the effectual Execution of this Act, and for establishing a simple Code of Practice, Pleading, and Evidence in the said Courts, and in the Court of Error, in accordance with the Intention and Object of this Act, and for apportioning the Costs of Issues, and for fixing the Costs to be allowed for and in respect of the Matters herein contained, or prescribed by such General Orders, and the Performance thereof, and for the Purpose of eaforcing Uniformity of Practice and Pleading in the said Courts and the Offices thereof, and of ensuring, as far as may be practicable, an equal Division of the Business amongst the said Courts, as in their Judgment shall be necessary or proper, and for that Purpose to meet from Time to Time as Occasion may require; and all such Rules and Orders as they shall so make shall be valid and effectual, and shall be observed in each of the said Courts and the Offices thereof, until varied or altered by the like Authority, anything in this Act to the contrary notwithstanding; and any Expenses which the Judges shall certify (as now required with reference to incidental Expenses) to have been properly incurred in giving Effect to the Provisions of this Act shall be charged and paid in like Manner and as Part of the incidental Expenses of the said Courts: Provided that nothing herein contained shall be construed to restrain the Authority or limit the Jurisdiction of the said Courts, or the Judges thereof, to make Rules or Orders, or otherwise to regulate and dispose of the Business therein.

Consolidated Court of Nisi Prins for the Trial of Issues arising in any of the Superior Courts, CCXXXIV. The Nisi Prius Courts of the said Superior Courts of Common Law sitting at Dublin shall continue to be conseidated, and there shall be but One Common Court of Nisi Prius for the Trial at Dublin of Issues in Fact arising in any of the Courts, except as herein-after provided, which Court of Nisi Prius shall consist of One Judge or Baron of either of the said Superior Courts, to be chosen for that Purpose by the said Judges and Barons according to such Arrangement as they shall think proper, and in such Order of Rotation that each Court shall by One of its Judges or Barons take the Duty in Turn by Terms, and all Jurors, Witnesses, and other Persons shall be summoned or required to attend, and shall give their Attendance at or for the Trial of any Cause depending in any such Court, before such Judge as shall

be sitting for the Trial thereof by virtue of this Act: Provided always, that all Causes intended to be tried at any Sittings at Nisi Prius at Dublin shall be entered for Trial with the Registrar of the Chief Judge of that Court of which One of the Judges is to sit, and all other Process and Proceedings for or relating to the Trials thereof shall be made and issued as herein-before required, but nevertheless the Trial of every Cause which shall be tried by virtue of this Act shall be entered and made of Record, as having been had and made before the Judge before whom such Cause shall happen to have been actually tried.

CCXXXV. Such Consolidated Nisi Prius Court shall sit con- Such Court to tinuously, or by Adjournment, as Occasion may require, on the sit continuously. Second Day of each Term, and thence continuously until the End thereof, or so much longer as may be necessary for the Completion of any Trial then in progress before the said Court; and Notice of Trial may be served for any Day within the said Period, subject, however, to such Regulations as to the Class of Cases to be tried in the said Court, or otherwise, as is herein-after expressed. or as the Judges, or any Seven of them, of whom Two shall be Chief Judges, may by any General Order make from Time to Time in that Behalf: Provided always, that nothing herein contained shall be construed to interfere with the Duty of the Chief Judge of each Court, as now discharged, of sitting after Term for the Trial of Issues at Nisi Prius, but that each of the said Chief Judges, or some other Judge of the Court in his Stead, shall, notwithstanding the Sittings at Nisi Prius herein provided, sit after Term as heretofore, for the Trial of any Issues at Nisi Prius arising in his Court which shall be entered as heretofore for such after Sittings; and provided also, that if any Issue or Issues entered for Trial in the said Consolidated Nisi Prius Court shall remain undisposed of at the Termination of the Sittings of the said Court for any Term, the same shall be transferred to and be deemed to have been entered for such after Sittings, and shall be taken up and disposed of respectively by the Chief Judge of the Court in which such Issues respectively shall have arisen as if the same had been originally entered for such after Sittings.

CCXXXVI. The Duty of attending such Consolidated Nisi Officers of Con-Prius Court as Clerk of Nisi Prius shall be discharged by the solidated Nisi Town Registrar of the Chief Justice or Chief Baron of the Court Prius Court. to which the Judge sitting at Nisi Prius shall belong; and if it shall happen that such Sitting at Nisi Prius shall not have terminated at any Time when the Chief Justice or Chief Baron shall require the Attendance of his said Registrar for the Purpose of such Nisi Prius Sittings in his own Court as aforesaid, then and in such Case it shall be lawful for the said Nisi Prius Judge to require the Attendance of any of the Assistants or Clerks belonging to his Court who can at such Time be spared from his Office Duties, to act as his temporary Clerk of Nisi Prius; and the Lords Chief Justices and Chief Baron, or any Two of them, shall, in case of a Vacancy in the Office of Crier, appoint a fit and proper Person to act as Crier of the said Nisi Prius Court, who shall be paid such Salary as the Commissioners of Her Majesty's Treasury shall direct, the same to be charged and included in the quarterly Accounts of incidental Expenses of the said Courts respectively,

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in like Manner and Proportions as the Salary of the Court Keeper of the Nisi Prius Court and other incidental Expenses common to the Three Courts are now charged.

Cases to be tried in Consolidated Nisi Prius Court. CCXXXVII. The following shall, until otherwise provided by any General Order made as aforesaid, be the Class of Cases to be tried in the Consolidated Nisi Prius Court:

Actions for Rent; Actions on Bills of Exchange and Promissory Notes; Actions of Debt upon and to revive Judgments; Actions for Use and Occupation; Goods sold and delivered; Goods bargained and sold; Work and Labour; Money lent, Money paid, Money had and received, and on Account stated; Ejectments for Nonpayment of Bent, and against overholding Tenants, whether on Notice to quit or otherwise.

Judges of either Court may do Business depending in any of the Courts.

CCXXXVIII. Every Judge of the said Superior Courts of Common Law shall have full Power and Jurisdiction to sit in Dublin, as well in Term as in Vacation, for the Trial of Issues in Fact arising in any of the said Courts, and to transact in Chamber or elsewhere such Business depending in any of the said Courts as relates to Matters over which the said Courts have a common Jurisdiction, and as may, according to the Course and Practice of the Courts, be transacted by a single Judge.

Courts may hold Sittings in Vacation.

CCXXXIX. The said Superior Courts shall and may, at their Discretion, hold Sittings in Banco in Time of Vacation for the Purpose of disposing of Business therein pending and undecided in such Courts respectively, and such Sittings in Vacation may be holden by virtue of a Rule or Order of the said Courts respectively, to be made in or out of Term, whereof a Week's Notice (in such Form as the said Courts respectively shall direct) shall be published in the Dublin Gazette, and affixed in some conspicuous Place at the Entrance of such Court respectively making such Order; and that all Judgments to be pronounced at such Sittings in Banco, and all Rules and Orders in respect thereof to be made by virtue of this Act, shall have the same Effect to all Intents and Purposes as if they had been pronounced or made in Term Time.

Alteration of Forms.

New Forms of Writs and other Proceedings.

CCXL. Such new or altered Writs and Forms of Proceedings may be issued, entered, and taken as may by the Judges of the said Courts, or any Seven or more of them, of whom Two shall be Chief Judges, be deemed necessary or expedient for giving Effect to the Provisions herein-before contained, and in such Forms and such Variation from the Forms in the Schedule B. to this Act annexed as the Judges of such Courts respectively shall from Time to Time think fit to order; and such Writs and Proccedings shall be acted upon and enforced in such and the same Manner as Writs and Proceedings of the said Courts are now acted upon and enforced, or as near thereto as the Circumstances of the Case will admit; and any existing Writ or Proceeding the Form of which shall be in any Manner altered in pursuance of this Act shall nevertheless be of the same Force and Virtue as if no Alteration had been made therein, except so far as the Effect thereof may be varied by this Act.

CCXLL. The Schedules to this Act annexed shall be deemed to be a Part of this Act, and the Forms therein given may be used

Schedules.
Schedules to
form Part of

Act

with such Modification and Departures as the particular Facts of the Case may render necessary, but no verbal or technical Error or Omission in the following of the same shall be fatal; and all Departures, Errors, or Omissions, which have not a manifest Tendency to mislead or prejudice the opposite Party in the Merits of his Case, shall be deemed to be technical and immaterial.

CCXLII. The several Duties set forth in the Schedule D. to Schedule of this Act annexed shall be the respective Law Fund Duties on the Law Fund Proceedings in Actions in the said Superior Courts of Law in Duties. Ireland, and shall be in lieu and stead of the existing Duties in respect of the same Subject Matter; and the like Penalties, Forfeiture, and Remedies for the Enforcement and Recovery of the same, shall attach upon the said Duties as previously existed in

respect of the Law Fund Duties heretofore in force.

CCXLIII. The several Fees mentioned and set forth in the Schedule of Schedule E. to this Act annexed shall be the Fees chargeable Fees and Costs. against any Party, Plaintiff or Defendant, in respect of the specified Items of Proceedings to which the same shall be applicable until the same shall be altered or amended by any General Rule of the Judges under the Powers herein-before given; and the said Judges are hereby required, by a General Order, to settle a Schedule of Fees to be allowed in Taxation of Costs of Proceedings under this Act, having regard to the said Schedule E. to this Act annexed: Provided always, that in case the Plaintiff in any Action of Contract (except for Breach of Promise of Marriage) shall recover, exclusive of Costs, less than Twenty Pounds, or in any Action for any Wrong or Injury disconnected with Contract (except Replevin, or for Slander, Libel, malicious Prosecution, Seduction, or criminal Conversation,) a Sum not exceeding Five Pounds, the Plaintiff in any such Action shall be entitled to no more than One Half of the ordinary Costs, unless the Action has been brought for the Purpose of trying a Right to Property more extensive than the Sum sued for.

SCHEDULE A. ACTS TO BE REPEALED:

In so far as in the foregoing Act declared.

Date of Act.	Title of Act.	Extent of Repeal.
38 Hen. 6. c. 1	An Act that none shall sue Actions in the Ex- chequer unless the Plaintiff be Minister to the Exchequer, or Servant to any Minister of	The entire Act.
3 Edw. 4. c. 2	Record of the Exchequer, upon Pain of 10t. An Act what Fees Attornies in the King's Court shall take, and what Fees shall be paid for Writs and other Records.	The entire Act.
7 Edw. 4. c. 4	An Act for removing of the Exchequer and Common Pleas.	The entire Act.
28 Hen. 8. c. 21	The Act of Penal Statutes	The entire Act.
33 Hen. 8. sess. 2. c. 3.	An Act touching Mispleading and Jeofails -	The entire Act
	An Act for the making of the Trinity Term shorter, and for the Commencement thereof.	The entire Act.
16 & 17 Viot.	3 P	•

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Date of Act.	Title of Act.	Extent of Repeal.
10 Car. 1. sess. 2. c. 6.	An Act for Limitation of Actions, and for	Sections 14, 15, and
10 Car. 1. sess. 2. c. 11.	avoiding of Suits in Law. An Act for Expedition of Justice in Cases of Demurrers, &c.	17. The entire Act.
10 Car. 1. sess. 2, c. 12.	An Act for Reformation of Jeofails, &c	The entire Act.
10 Car. 1. sess, 2. c. 15.	An Act that like Process shall be had in Writ of Annuity and certain other Actions as in an Action of Debt.	The entire Act.
10 Car. 1. sess. 2. c. 16.	An Act for Ease in pleading against trouble- some and contentious Suits prosecuted against Sheriffs, Justices of the Peace, Mayors, Con- stables, and certain other Officers, for the lawful Execution of their Office.	The entire Act.
15 Car. 1. c. 5	An Act against Discontinuance of Writs of Error in the Court of Exchequer, and for the better Expedition in giving Judgment therein.	The entire Act.
17 & 18 Car. 2. c. 12.	An Act to prevent Arrests of Judgment and superseding Executions.	The entire Act.
7 W. 8. c. 7	An Act for reviving Two Statutes lately expired and making them perpetual, and for avoiding unnecessary Suits and Delays.	The entire Act.
7 W. 3. c. 25	An Act for the Prevention of Vexations and Oppressions by Arrests, and of Delays in Suits of Law.	Sections 7. 8. 9. 10. and 11.
9 W. 3. c. 10	An Act for preventing frivolous and vexatious Law Suits, and giving Remedy to the Parties grieved to recover their Costs at Law in cer- tain Cases where heretofore no Costs were given.	Sections 6. 7. 8. and 9.
6 Anne, c. 7	An Act for lessening Sheriffs Fees on Execution.	Sections 1. and 2.
6 Anne, c. 10	An Act for the Amendment of the Law, and the better Advancement of Justice.	Sections 1. 2. 3. 4. 17. and 23.
8 Anne, c. 9 2 G. 1. c. 11	An Act for delivering Declarations to Prisoners An Act for reviving and amending an Act in- tituled "An Act for Recovery of small Debts "in a summary Way before the Judges of "Assize."	The entire Act. Sections 14, and 15.
6 G. 1. c. 6	An Act to prevent Delays in Writs of Error, and for the further Amendment of the Law.	Sections 1. 2. 3. 4. and 18.
8 G. 1. c. 4	An Act for the more effectual quieting and securing Possessions, and preventing vexations Suits at Law.	Sections 1. and 2.
5 G. 2. c. 4	An Act for the further explaining and amending the several Laws for preventing Frauds com- mitted by Tenants, and for the more easy Renewal of Leases; and for the further Amendment of the Law in certain Cases therein mentioned.	Sections 7. and 8.
25 G. 2. c. 8	An Act for the better adjusting and more easy Recovery of the Wages of certain Servants and for the better Regulation of such Servants, and of certain Apprentices; and for the Punishment of all such Owners of Coal and their Agents as shall knowingly employ and set at Work Persons retained in the Service of other Coal-owners; and also that mutual Debts between Party and Party be set one against the other.	Section 8.

C. 113.

Date of Act.	Title of Act.	Extent of Repeal.
21 & 22 G. 3. c. 18	An Act for enlarging the Time for Trials by Nisi Prius in the City of Dublin and County of Dublin, and for making the Process of the Court of Exchequer more effectual against Persons who being served therewith refuse to	The entire Act.
28 G. 3. c. 31	appear. An Act for the Amendment of the Law in certain Particulars therein mentioned.	Section 2.
43 G. 3. c. 58	An Act to render the Process of His Majesty's Courts of King's Bench, Common Pleas, and Exchequer in Personal Actions in Ireland more beneficial, and also to prevent frivolous and vexatious Arrests, and to repeal so much of an Act passed in the Parliament of Ireland in the Twenty-first and Twenty-second Years of the Reign of His present Majesty, intituled "An Act for enlarging the Time for Trials by Nisi Prius in the City and County of "Dublin, and for making the Process of the "Court of Exchequer more effectual as relates to compelling the Appearance of Defendants	Sections 1, 2, 6, 7, and 8.
1 G. 4. c. 68	An Act for the better Administration of Justice in the Court of Exchequer Chamber in	Section 8.
9 G. 4. c. 14	Ireland. An Act for rendering a written Memorandum necessary to the Validity of certain Promises and Engagements.	Sections 1. 2. 3. and 4.
9 G. 4 c. 15	An Act to prevent a Failure of Justice by reason of Variances between Records and Writings produced in Evidence in support thereof.	The entire Act.
1 & 2 W. 4. c. 31	An Act to improve the Administration of Justice in Ireland.	Sections 2. 5. 14, 15, 16, 17.
3 & 4 W. 4. c. 91	An Act for consolidating and amending the Laws relative to Jurors and Juries in Ireland.	Sections 10. and 12.
3 & 4 Vict. c. 105	An Act for abolishing Arrest on Mesne Process in Civil Actions, except in certain Cases, and for extending the Remedies of Creditors against the Property of Debtors, and for the further Amendment of the Law and the better Advancement of Justice in Ireland.	Sections 7. 20. 23. 24. 32. 33. 34. 35. 36. 87. 88. 39. 44. 46. 47. 48. 49. 50. 51. 52., except so far as relates to the Jurisdiction of a Court of Equity.
12 Vict. c. 16	An Act to protect Justices of the Peace in Ireland from vexatious Actions for Acts done	Section 10.
13 Vict. c. 18	by them in the Prosecution of their Office. An Act for the Regulation of Process and Practice in the Superior Courts of Common Law in Ireland.	Sections 1. 2. 8. 5. 6. 7. 8. 9. 10. 11. 12. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 25. 26. 27. 28. 31. 38. 39.
14 & 15 Viet. e. 57	An Act to consolidate and amend the Laws relating to Civil Bills and the Courts of Quarter Sessions in Ireland, and to transfer to the Assistant Barrister certain Jurisdiction as to Insolvent Debtors.	Section 40.

SCHEDULE B.

FORMS OF PROCEEDINGS.

No. 1.—Summons and Plaint in Personal Actions.

Court of Queen's Bench,

Victoria, &c. &c. to the said Richard Roe, greeting.

John James of Westmoreland Street, in the City of Dublin, Grocer, Plaintiff.

Richard Roe, of Mallow, in the County of Cork, Esquire, Executor of Henry Roe.

Defendant.
County of the City of Dublin.

Richard Roe, the Defendant, is summoned to answer the Complaint of John James, who complains, That the Defendant is Executor of Henry Roe, deceased, of Mallow, in the said County of Cork, and that, as such Executor, he is indebted to the Plaintiff in the Sum of £140 on account of Goods sold and delivered by the Plaintiff to the

said Henry Roe of the Value of £140, the Particulars of which are endorsed hereon [or annexed hereto].

And the Plaintiff prays Judgment against the said Defendant to recover the said Sum of £140 [and Interest thereon] and his Costs of Suit.

Therefore the Defendant is hereby required to appear in the said Court, within Twelve Days after the Service hereof, and answer the said Complaint, or in default thereof Judgment shall be given according to Law.

Witness the Lord Chief Justice and other Justices of Her Majesty's Court of Queen's Bench at Dublia. Dated Monday, the 20th Day of January 1854.

> WILLIAM THOMPSON, Attorney for the Plaintiff, No. 12, Clare Street, Dublin.

Endorsement of Particulars.

Jan. 1, 1850.—By Amount of Goods furnished
as per Account furnished 1st December 1853 - £200 0 0
Dec. 10, 1853.—By Cash received on account - 60 0 0

Balance due Plaintiff - - £140 0 0

No. 2.—Appearance and Defence.

Court of Queen's Bench, Saturday, the 30th Day of January 1854.

John James,
Plaintiff,
Richard Roe, Executor of
Henry Roe,
Defendant.

of takes Defence to the Action of the said John James, and says that the Goods sold and delivered to Henry Roe were of the Value of £80, and no more:

and that the said Sum of £80 has been paid by the Defendant to the Plaintiff, and is sufficient to satisfy the Plaintiff's Demand, and therefore he defends the Action.

EDWARD MOLONEY, Attorney for the Defendant, No. 14, Capel Street Dublin.

Endorsement of Particulars of Payment.

Aug. 1, 1851.—By Cash paid Plaintiff by the Defendant £45 By Defendant's Acceptance, dated at Three Months 85

£80

No. 3.—Demurrer to a Plaint or Defence.

Court of Queen's Bench, Saturday, the 26th Day of February 1854.

John James Plaintiff. Richard Roe, Executor Henry Roe, Defendant.

The said Richard Roe, the Defendant, appears and says, that the Sumof mons and Plaint does not disclose any Cause of Action good in Substance, because that no sufficient Considera-

tion for the alleged Promise of the Defendant as Executor of the said Henry Roe is stated therein, to render the said Defendant liable to pay the Debt of the said Henry Roe.

Edward Moloney, Attorney for the Defendant, No. 14, Capel Street, Dublin.

No. 4.—Judgment by Default for Want of Defence.

Court of Queen's Bench, on Monday, the 20th Day of June, A.D. 1854 (Day of signing Judgment).

John James, by William Thompson, County of the City of Dublin. his Attorney, sued out a Writ of Summons and Plaint against Richard Roe, claiming the Sum of £140 for Debt on account of a Bill of Exchange drawn by Henry Jasper, dated the 15th Day of October 1853, and endorsed by the said Richard Roe.

And the said Richard Roe has not appeared to take Defence; but the Service of such Writ and the Contents of said Plaint have been duly verified.

Therefore it is considered that the said John James do recover against the said Richard Roe the Sum of £140, together with for Costs.

No. 5.—Abstract for Nisi Prius.

Court of Queen's Bench,

Monday, the 20th Day of March, A.D. 1854.

County of Sligo. Whereas John James, the Plaintiff, to wit has sued Richard Roe, the Defendant, and demanded the Sum of £150 as John James. the Price and Value of 130 Barrels of Plaintiff. Richard Roe. Wheat sold and delivered to the Defen-Defendant. dant:

And the said Richard Roe has taken Defence, and admits the Delivery of the Wheat, but has alleged that he paid the Sum of £130 to the Plaintiff before the Commencement of this Action, and that such Payment was a full Satisfaction of the Value of said Wheat, and that said Wheat was not sound and merchantable at the Time of its Delivery to the Plaintiff:

Therefore let the Jury try-

- 1st. Whether the said Wheat was sound and merchantable as the Time of its Delivery.
- · 2d. Whether the Value of said Wheat exceeded the Sum of £130.

ROBERT JONES, Attorney for Plaintiff. HENRY GREEN, Attorney for Defendant.

No. 6.—Bill of Exceptions.

Court of Queen's Bench, Monday, 20th Day of July, 1854.

John James. . Plaintiff. Richard Roe, Defendant.

The Issues in Fact in the annexed Abstract of Nisi Prius having come to be tried by a Jury on this Day, the Plaintiff produced and examined as a

Witness one G. H. to prove the Fact of [&c. &c.]; and the said G. H. deposed that [\$c. \$c.], which Evidence the Defendant objected to as not being legal Evidence of the Fact; and the Plaintiff insisting to the contrary the Judge at Nisi Prius admitted the Evidence to be received accordingly, and therefore the Defendant excepts, and prays that his Exception shall be placed upon the Record for the Examination of the Court above.

> L.M., Counsel for Defendant. (Signed)

L.P., Judge.

No. 7.—Order of Attachment of Stock.

Court of Queen's Bench, Monday, 20th Day of June 1854.

John James, Plaintiff. By the Right Honourable Mr. Justice Moore. Richard Roe, Defendant.

It appearing to the Court that the Plaintiff hath recovered Judgment

against the Defendant in the Sum of £300, and that such Judgment is still unsatisfied; and it also appearing that the Defendant is possessed of a Sum of £200 Government 31 per Cent. Stock, standing in his own Name in the Books of the Governor and Company of the Bank of Ireland:

The said Sum of £200, and all Dividends thereon, are hereby attached to answer the said Debt until further Order; and the said Governor and Company of the Bank of Ireland are hereby ordered and required not to suffer the same, or any Part thereof,

to be transferred, paid, or dealt with until further Order.

RICHARD MOORE, Justice. CHRISTOPHER DUFF, Clerk of the Rules.

No. 8	.—Satisfaction	Piece, Affida	vit, and	Requisition	to enter
	Sai	tisfaction on .	Tudgmen	t.	

LB. I *A.B.* of did obtain a Plaintiff. Judgment in the Court of ĽD. as of Term 18 Roll Defendant. No. against C.D. for he Sum of which said Judgment has been fully atisfied and discharged; and I hereby consent that Satisfaction e entered on the Record of said Judgment. Dated this Day of 18

igned in Presence of E.F.

A.B.

The above-named E.F. of this Day maketh Oath nd saith, that he is the subscribing Witness to, and saw the bove Consent duly executed by A.B. of and saith, hat the Name E.F. subscribed as Witness to the above Consent; Deponent's proper Name and Handwriting. (Signed) E.F. Sworn before me, this

Now, I G.H. of a practising Attorney of this Ionourable Court, do hereby on behalf of the Defendant require he proper Officer to enter Satisfaction on the Record of said udgment. (Signed) G.H., Attorney.

To the Master of the Court of

No. 9.—Suggestion of Breaches.

Queen's Bench.

Monday, the 20th Day of June 1854. ohn James And now on this Day the said John Plaintiff. James, the Plaintiff, comes and informs ichard Roe the Court that after the Recovery of Defendant. the said Judgment, and on the 1st Day f April 1853, another half-yearly Gale of the said Annuity, mounting to the Sum of £100, became due and payable to the laintiff, and that the Defendant has neglected and refused to pay ne same, in breach and violation of the Conditions of the said ond upon which the Plaintiff recovered such Judgment, and perefore the Plaintiff prays Execution of the said Judgment for le further Sum of £100.

to. 10.—Suggestion for Execution against the Judgment Debtor.

And now, on the 26th Day of June 1854, it is suggested, and manifestly ichard Roe,

Defendant.

| Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defendant | Defe

is entitled to have Execution of the Judgment aforesaid gainst the said E.F. [or against G.H., as Executor of the last ill and Testament of the said E.F., as the Case may be]: herefore it is considered by the Court that the said A.B. [or D., as such Executor as aforesaid, or as the Case may be], ought have Execution of the said Judgment against the said E.F. [or gainst G.H., as such Executor as aforesaid, or as the Case ay be.]

3 P 4

No. 11.

No. 11.—Form of Writ of Revivor.

In the Queen's Bench,

Victoria, &c. &c. to the said Richard Roe, greeting.

County of Clare.

John James,

Plaintiff.

Richard Roe,

Plaintiff.

Richard Roe,

Defendant.

Richard Roe, the Defendant, is summoned to appear and show Cause wherefore Edward Jones, Executor of the said John James, shall not * have Execution against the said Richard Roe, of

Defendant. J cution against the said Richard Roe, of a Judgment whereby John James, on the 1st Day of June 1850, in the said Court of Queen's Bench, recovered against the said Richard Roe the Sum of £300, and of which Sum the said Edward Jones alleges that there remains due and unsatisfied the Sum of 1001.

Therefore the said Richard Roe is hereby required to appear in the said Court within Eight Days after the Service hereof, and show Cause wherefore Execution should not be had accordingly; or in default thereof the said Edward Jones may proceed to Execution for said Sum of £100 and his Costs.

Witness the Lord Chief Justice and other Justices of Her Majesty's Court of Queen's Bench at Dublin.

Dated Monday, the 26th Day of April 1854.

WILLIAM THOMPSON, Attorney for the said Edward Jones, No. 12, Clare Street, Dublin.

No. 11 A.—Like in case of Interlocutory Judgment.

[Proceed as in last Form to the Asterisk*, and then as follows:]—assess and recover [or recover] the Damages in respect of a Judgment whereby the said John James on the 1st Day of June 1850, in the said Court of Queen's Bench, was adjudged in that Behalf entitled, and which Inquiry of Damages as yet remains to be made [if the Case be so].

Therefore the said Richard Roe is hereby required to appear in the said Court within Eight Days after the Service hereof, and show Cause wherefore the said Assessment should not be made [if not made] and Recovery had as aforesaid, or in default thereof the said Edward Jones may proceed to assess and recover [or to

recover] such Damages against the said C.D.

Witness, the Lord Chief Justice and other Justices of Her Majesty's Court of Queen's Bench at Dublin.

Dated Monday the 4th Day of April 1854.

WM. THOMPSON, Attorney for the said E.F... No. 12, Clare Street, Dublin.

No. 12.—Memorandum of Error.

In the Queen's Bench, the 20th Day of April 1854.

The Day of lodging Note of Error.]

A.B. and C.D.

The Plaintiff [or Defendant] says that there is Error in Law in the Record and Proceedings in this Action.

(Signed) A.B., Plaintiff.

[or C.D., Defendant.]
[or E.F., Attorney for Plaintiff or Defendant.]

[In case the Plaintiff has died after Judgment and before Error brought by his legal Representative, say, A.B. and C.D.—E.F. says that the Plaintiff A.B. is dead, and that the said E.F. is the Executor of the last Will and Testament of A.B. [as the Case may be], and further says that there is Error, &c. &c. as above.]

No. 13.—Suggestion of Joinder in Error in Law.

Monday, the 20th Day of June 1854.

[The Day of making the Entry on the Roll.]

The Plaintiff [or Defendant] says that there is Error in the above Record and Proceedings, and the Defendant [or Plaintiff] says there is no Error therein.

No. 14.—Memorandum of Error in Fact.
In the Queen's Bench,
the 26th Day of May 1854.

[The Day of lodging Note of Error.]

A.B. and C.D. in Error.

The Plaintiff [or Defendant] says that there is Error in Fact in the Record and Proceedings in this Action, in the Particulars specified in the Affidavit hereunto annexed.

(Signed) A.B., Plaintiff.

[or C.D., Defendant.]
[or E.F., Attorney for Plaintiff or Defendant.]

No. 15.—Summons and Plaint in Ejectment.

Court of Queen's Bench.

Victoria, &c. &c. to the said G.H. and I.K. and all Persons

concerned, greeting.
A.B., C.D., and E.F.,
Plaintiffs.
G.H. and others,
Defendants.

County of Leitrim.

G.H. and I.K., the Defendants, have been summoned to answer the Complaint of A.B., C.D., and E.F., the Plaintiffs, who complain that * the Plaintiffs, or some or One of them, on

the 1st Day of July 1853, became and were and are still entitled to the quiet and peaceable Possession of the Lands of Black acre in the County of Leitrim, and the Defendant wrongfully assumed the Possession thereof, and still withholds the same from the Plaintiffs.

And therefore the Plaintiffs pray Judgment against the said Defendants to recover the Possession of said Lands or Premises; [and in case of Ejectment on the Title where the Plaintiffs seek to recover Mesne Rates, add and Compensation in Damages for the Loss of the Mesne Rates and Profits of the said Premises while the Possession thereof was withheld from the said Plaintiffs, to the Amount of £

[Sc. &c., as in Form 1.]

In case of Ejectment for Nonpayment of Rent copy last Form to the Asterisk (*), and then say, that the Defendant holds the Lands of Blackacre, in the County of Leitrim, as Tenant to the Plaintiffs under a Lease, at the yearly Rent of £50, and that the Sum of £80, being for One Year and upwards of such Rent, due and ending on the 1st Day of January 1854, is due to the Plaintiffs. And therefore [&c. &c., as in last Form].

Endorsement

Endorsement	of	Particulars	of	Rent	due	on	Ejectment fo	7
		Nonpayn					•	

1st Jan. 1853.—By Balance Year's Rent, due on this - **£**30 1st Jan. 1854.—By One Year's Rent due 50 0 0 €80 0 0

No. 16.—Defence in Ejectment on the Title.

Queen's Bench, Thursday, 20th Day of April 1854.

A.B., C.D., and E.F., Plaintiffs. G.H. and others, Defendants.

George Hines, One of the Defendants, appears and takes Defence for the said Lands of Blackacre, and says that the said Plaintiffs are not entitled

to the Possession of them, and that the said Possession belongs to the said George Hines, as of Right, and therefore he defends . the Action.

> EDWARD MOLONEY, Attorney for the said George Hines, No. 14, Capel Street, Dublin.

No. 17.—Defence in Ejectment for Nonpayment of Rent.

George Hines, One of the Defendants, A.B., C.D., and E.F., Plaintiffs. and Tenant to the Lands of Blackscre, G.H. and others, appears and takes Defence and says, Defendants. that the Rent of the said Premises is

not in arrear, and that the Defendant paid the said Rent and every Part thereof to the said Plaintiffs before the Commencement of this Action, and therefore he defends as aforesaid.

> EDWARD MOLONEY, Attorney for the said George Hines, No. 14, Capel Street, Dublin.

Endorsement of Particulars of Payment.

1 June 1854.—By Cash paid by Defendant, George Hines, to Plaintiff, £140.

No. 18.—Judgment by Default in Ejectment for all the Lands.

In the Queen's Bench, the 26th Day of June 1854.

[Date of Writ.]

A.B., On the Day and Year above written. Plaintiff. a Writ of Summons and Plaint issued C.D., I forth returnable into this Court in these Defendant. Words: that is to say, [here copy the Writ]; and no Appearance and De-County of Leitrim, to wit. fence has been entered to the said

Writ: Therefore it is considered that the said [here insert the Names of the Plaintiffs in the Writ] do recover Possession of the Land in the said Writ mentioned, with the Appurtenances.

No. 19.—Judgment by Default in Ejectment for Part.

In the Queen's Bench, on the 26th Day of June, A.D. 1854.

County of Leitrim, to wit.

On the Day and Year above written, a Writ of Summons and Plaint issued

forth returnable into this Court, in these Words; that is to say, [here copy the Writ]; and C.D. has, on the 1st Day of May, appeared by Edward Maloney, his Attorney, [or in Person,] to the said Writ, and has defended for a Part of the Land in the Writ mentioned; that is to say, [here state the Part]; and no Appearance or Defence has been entered to the said Writ, except as to the said Part: Therefore it is considered that the said A.B. [the Plaintiff] do recover Possession of the Land in the said Writ mentioned, except the said Part with the Appurtenances, and that he have Execution thereof forthwith; and as to the rest, let a Jury come, &c.

No. 20.—Abstract for Nisi Prius.

In the Queen's Bench, Monday, the 26th Day of June 1854.

County of Wicklow, to wit.

John James,
Plaintiff.
Richard Roe,
Defendant.

Whereas John James, the Plaintiff, has sued Richard Roe, the Defendant, for the Recovery of the Possession of the Lands of Blackacre, claiming Title thereto from the 20th Day of January 1850; and the said Richard Roe has

taken Defence for the whole of the Land mentioned in the Summons and Plaint: Therefore let the Jury try whether the Plaintiff was entitled to the Possession of the said Lands, or any Part of them, on the said Day, or at any Time subsequent to such Day, and before the Commencement of the Action, and whether the Plaintiff is entitled to any and what Damages for Loss of Mesne Rates and Profits.

No. 21. - Judgment on Discontinuance in Ejectment.

In the Queen's Bench, on the 26th Day of June A.D. 1854.

[Date of Writ.]

Icitrim,
to wit

On the Day and Year above written
Writ of Summons and Plaint issued
forth returnable into this Court in these Words; that is to say,
[here copy the Writ]; and C.D. has on the 18th Day of July
appeared by Henry Robinson, his Attorney, [or in Person,] to
the said Writ, and A.B. has discontinued the Action: Therefore
it is considered that the said C.D. be acquitted, and that he recover
against the said A.B. & for his Cost of Defence.

No. 22.—Judament on Confession in Ejectment.

In the Queen's Bench, the 30th Day of June 1854.

[Date of Writ.]

Leitrim, On the Day and Year above written to wit. a Writ of Summons and Plaint in Ejectment issued forth returnable into this Court in these Words; that is to say, [here copy the Writ]; and C.D. has on the 1st Day of January appeared by Henry Roe, his Attorney, [or in Person,] to the said Writ; and the said C.D. has confessed the said Action For has confessed the said Action as to Part of the said Land that is to say, here state the Part]: Therefore it is considered that the said A.B. do recover Possession of the Land in the said Writ mentioned [or of the said Part of the said Land], with the Appurtefor Costs. nances, and £

No. 23.— Writ of Replevin.

Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith, and so forth: To the Sheriff of , greeting: We command you, that without Delay you cause to be replevied to A.B. his Goods and Chattels (and Cattle), to wit, which C.D. took and unjustly detains, as it is said, and after what Manner you shall have executed this our Writ make appear to us for to our Justices or Barons, as the Case may be at the Queen's Courts, Dublin, and have there this our Writ.

Witness the Seal of our Superior Courts of Common Law hereunto set at Dublin the Day of Year of our Lord 1851.

Issued by for said A.B. of No.

, Dublin, Attorney

SCHEDULE C.

FORMS OF PLEADINGS.

STATEMENTS OF CAUSES OF ACTION.

On Contracts.

Goods sold.

1. Money payable by the Defendant to the Plaintiff for [these Words, Money payable, &c., should precede Statement of Causes of Action like 1 to 9, but need only be inserted in the first] Goods bargained and sold by the Plaintiff to the Defendant.

Work and Materials.

2. Work done and Materials provided by the Plaintiff for the Defendant at his Request.

Money lent. Money paid.

3. Money lent by the Plaintiff to the Defendant. 4. Money paid by the Plaintiff for the Defendant at his Request.

Moneyreceived. Account stated.

5. Money received by the Defendant for the Use of the Plaintiff.

6. Money found to be due from the Defendant to the Plaintiff on Accounts stated between them.

An Estate sold.

7. A Messuage and Lands sold and conveyed by the Plaintiff to the Defendant.

8. The

8. The Defendant's Use, by the Plaintiff's Permission, of Mes- Use of a House suages and Lands of the Plaintiff.

9. The Hire of [as the Case may be], by the Plaintiff let to For the Hire Hire to the Defendant.

of Goods, &c.

10. That the Defendant on the Day of by his Promissory Note, now over-due, promised Maker of Note. to pay to the Plaintiff & Two Months after Date, but did

Payee against

not pay the same. 11. That one A., on &c. [Date], by his Promissory Note, now Endorsee over-due, promised to pay to the Defendant, or Order, & [Two] Months after Date, and the Defendant endorsed the same dorser of Note. to the Plaintiff, and the said Note was duly presented for Payment,

against En-

and was dishonoured, whereof the Defendant had due Notice, but did not pay the same.

A.D.1853.

12. That the Plaintiff, on, &c. [Date], by his Bill of Ex- Drawer against change, now over-due, directed to the Defendant, required the Acceptor of Two Months after Bill. Defendant to pay to the Plaintiff £ Date, and the Defendant accepted the said Bill, but did not pay the same.

13. That the Defendant, on, &c. [Date], by his Bill of Exchange Payee against directed to A., required A. to pay to the Plaintiff & [Two] Months after Date, and the said Bill was duly presented

for Acceptance, and was dishonoured, of which the Defendant had

due Notice, but did not pay the same.

14. That the Plaintiff and Defendant agreed to marry one Breach of another, and a reasonable Time for such Marriage has elapsed, Promise of and the Plaintiff has always been ready and willing to marry the Marriage. Defendant, yet the Defendant has neglected and refused to marry the Plaintiff.

Drawer.

15. That the Defendant, by warranting a Horse to be then sound Warranty of and quiet to ride, sold the said Horse to the Plaintiff, yet the said a Horse. Horse was not then sound and quiet to ride.

16. That the Plaintiff let to the Defendant a House, No. 54, Upon a Lease Day for Bent. Baggot Street, for Seven Years, to hold from the at £ a Year, payable A.D. quarterly, of which Rent Quarters are due and unpaid.

17. That the Plaintiff by Deed let to the Defendant a House, Upon a Cove-No. 40, Great Britain Street, to hold for Seven Years from the nant to repair.

Day of A.D. , and the Defendant by the said Deed covenanted with the Plaintiff well and substantially to repair the said House during the said Term [according to the Covenant], yet the said House was during the said Term out of good and substantial Repair.

For Wrongs independent of Contract.

18. That the Defendant broke and entered certain Land of the Trespass to Plaintiff, called the Big Field, and depastured the same with Land. Cattle.

19. That the Defendant assaulted and beat the Plaintiff, gave Assault, Bathim into Custody to a Policeman, and caused him to be imprisoned tery, &c. in a Police Office.

20. That the Defendant debauched and carnally knew the Plain- Criminal Contiff's Wife.

versation.

Wrongful Conversion of Goods. 21. That the Defendant converted to his own Use the Plaintiff's Goods; that is to say, Household Furniture [or as the Case may be].

Wrongful Detention of Property. 22. That the Defendant detained from the Plaintiff his Title Deeds of Land called Belmont, in the County of that is to say [describe the Deeds].

Diverting Water from a Mill.

23. That the Plaintiff was possessed of a Mill, and by reason thereof was entitled to the Flow of a Stream for working the same; and the Defendant, by cutting the Bank of the said Stream diverted the Water thereof away from the said Mill.

Infringement of a Patent.

24. That the Plaintiff was the first and true Inventor of a certain new Manufacture, that is to say, of "certain Improvements in the Manufacture of Sulphuric Acid," and thereupon Her Majesty Queen Victoria, by Letters Patent under the Great Scal of England, granted the Plaintiff the sole Privilege to make, use, exercise, and vend the said Invention within Ireland for the Term of Fourteen Years from the Day of A.D.

subject to a Condition that the Plaintiff should, within the Six Calendar Months next after the Date of the said Letters Patent, cause to be enrolled in the High Court of Chancery an Instrument in Writing under his Hand and Seal, particularly describing and ascertaining the Nature of his said Invention, and in what Manner the same was to be and might be performed, and the Plaintiff did, within the Time prescribed, fulfil the said Condition, and the Defendant during the said Term did infringe the said Patent Right.

Defamation of Character.

25. That the Defendant falsely and maliciously spoke and published of the Plaintiff the Words following, that is to say, "he is a Thief:"

[If there be any special Damage, here state it with such reasonable Particularity as to give Notice to the Defendant of the peculiar Injury complained of; for instance,

whereby the Plaintiff lost his Situation as Gamekeeper in the Employ of A.

26. That the Defendant falsely and maliciously printed and published of the Plaintiff, in a Newspaper called "," the Words following, that is to say, "he is a regular Prover under Bankruptcies," the Defendant meaning thereby that the Plaintiff had proved and was in the habit of proving fictitious Debts against the Estates of Bankrupts, with the Knowledge that such Debts were fletitious.

Pleas in Actions on Contracts.

Denial of Debt.

27. That he never was lent the Money as alleged.

Denial of Deed.

That he did not accept the Bill as alleged.
 That he never executed the alleged Deed.

Statute of Limitations.

30. That the alleged Cause of Action did not accrue within Six Years [state the Period of Limitation applicable to the Case] before this Suit.

Payment.

31. That before Action be satisfied and discharged the Plaintiff's Claim by Payment of the said Sum of £50 in the Time and Manner herein endorsed.

32. That

32. That the Plaintiff at the Commencement of the Suit was Set-off. and still is indebted to the Defendant in an Amount equal to the Plaintiff's Claim, for [here state the Cause of Set-off as in a Summons and Plaint, see Forms ante, which Amount the Defendant is willing to set-off against the Plaintiff's Claim.

33. That after the alleged Claim accrued, and before this Suit. Release.

the Plaintiff by Deed released the Defendant therefrom.

Pleas in Actions for Wrongs independent of Contract.

34. That he did not assault the Plaintiff as alleged.

35. That he did what is complained of by the Plaintiff's Leave. Leave and 36. That the Plaintiff first assaulted the Defendant, who there- Licence. upon necessarily committed the alleged Assault in his own Defence. Self-defence.

Not guilty.

SCHEDULE D.

LAW FUND DUTIES ON PROCEEDINGS UNDER FOREGOING ACT.

Affidavits Attested Copy of any Pleading, Judgment, Affidavit, &c. &c., per Folio of 72 Words Copy of any Rule			£	8.	d.
&c. &c., per Folio of 72 Words 0 0 4 Copy of any Rule 0 2 0 Rule or Order of every Description - 0 2 0 Summons and Plaint, Defences, Demurrers, Consents for Judgment, and other Pleadings - 0 2 0 Writs of Subpœna, Execution, and all other Writs whatsoever 0 2 0 Abstract for Nisi Prius 0 10 0 Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 201 0 2 0 Requisition to tax Costs not exceeding 501 0 5 0 Requisition to tax Costs not exceeding 1001 0 10	Affidavits	-	0	2	0
Copy of any Rule 0 2 0 Rule or Order of every Description - 0 2 0 Summons and Plaint, Defences, Demurrers, Consents for Judgment, and other Pleadings - 0 2 0 Writs of Subpœna, Execution, and all other Writs whatsoever 0 10 0 Abstract for Nisi Prius 0 10 0 Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10	Attested Copy of any Pleading, Judgment, A	Affidavit,			
Rule or Order of every Description 0 2 0 Summons and Plaint, Defences, Demurrers, Consents for Judgment, and other Pleadings 0 2 0 Writs of Subpœna, Execution, and all other Writs whatsoever 0 2 0 Abstract for Nisi Prius 0 10 0 Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 201 0 2 0 Requisition to tax Costs not exceeding 501 0 5 0 Requisition to tax Costs not exceeding 1001 0 10 0	&c. &c., per Folio of 72 Words -	-	0	0	4
Summons and Plaint, Defences, Demurrers, Consents for Judgment, and other Pleadings 0 2 0 Writs of Subpœna, Execution, and all other Writs whatsoever 0 2 0 Abstract for Nisi Prius 0 10 0 Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 201 0 2 0 Requisition to tax Costs not exceeding 501 0 5 0 Requisition to tax Costs not exceeding 1001 0 10	Copy of any Rule		0	2	0
for Judgment, and other Pleadings 0 2 0 Writs of Subpœna, Execution, and all other Writs whatsoever 0 2 0 Abstract for Nisi Prius 0 10 0 Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 201 0 2 0 Requisition to tax Costs not exceeding 501 0 5 0 Requisition to tax Costs not exceeding 1001 0 10 0	Rule or Order of every Description -	•	0	2	0
Writs of Subpœna, Execution, and all other Writs whatsoever 0 2 0 Abstract for Nisi Prius 0 10 0 Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 201 0 2 0 Requisition to tax Costs not exceeding 501 0 5 0 Requisition to tax Costs not exceeding 1001 0 10 0	Summons and Plaint, Defences, Demurrers,	Consents			
whatsoever 0 2 0 Abstract for Nisi Prius 0 10 0 Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10	for Judgment, and other Pleadings -	-	0	2	0
Abstract for Nisi Prius 0 10 0 Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10 0	Writs of Subpæna, Execution, and all other	er Writs			
Report of Master 0 10 0 Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered - 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 201 0 2 0 Requisition to tax Costs not exceeding 501 0 5 0 Requisition to tax Costs not exceeding 1001 0 10 0	whatsoever	•	0	2	0
Requisition to enter Judgment, whether Final or Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10 0	Abstract for Nisi Prius	•	0	10	0
Interlocutory, on Cognovit or otherwise, except a Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10 0	Report of Master	-	0	10	0
Final Judgment where Interlocutory Judgment has been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10	Requisition to enter Judgment, whether I	Final or			
F been already entered 0 10 0 Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10 0					
Summons to tax Costs 0 2 0 Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10		nent has	_		
Requisition to tax Costs not exceeding 20l 0 2 0 Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10 0	•	•	0	10	0
Requisition to tax Costs not exceeding 50l 0 5 0 Requisition to tax Costs not exceeding 100l 0 10 0	Summons to tax Costs		0	2	0
Requisition to tax Costs not exceeding 100l 0 10 0	Requisition to tax Costs not exceeding 201.	-	0	2	0
• • • • • • • • • • • • • • • • • • •	Requisition to tax Costs not exceeding 50l.	-	0	5	0
• • • • • • • • • • • • • • • • • • •	Requisition to tax Costs not exceeding 100l.	-	0	10	0
		. .	1	0	0

General Exemption from the foregoing Duties in respect of all Proceedings on behalf of Paupers admitted to sue or defend in formâ pauperis.

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C. 113.

SCHEDULE E.

TABLE OF COSTS OF PROCEEDINGS UNDER THE FOREGOING ACT.

No. 1.—Costs of Writ issued and served where Debt is settled within Six Days after Service.

	£		d
Letter for Payment (when sent)	0	3	4
Instructions to proceed	0	6	8
Summons and Plaint, with Particulars, not less than	0	12	6
Stamp Duty and Parchment -	_	2	
Copy for Service	0	_	
Service (if in Dublin)	Ŏ	- 5	Ō
,	<u> </u>		
	1	10	9
In Country Cases, Expense of Service to be al-			
lowed according to the Discretion of the Taxing			
Officer.			
Costs of Affidavit of Service, and to verify, to be			
added, if Debt is not settled within Six Days			
after Service.			
In Cases in which it shall appear to the Taxing			
Officer to be proper that the Plaint shall be			
settled by Counsel, the same may be allowed			
for as follows:—			
Instructions to Counsel to settle, 1s. per Folio, say Six			
Folios	Δ	6	0
	0	6	-
Fee to Counsel, not less than	ŭ	10	6
Attendance on Counsel		6	8
	£2	13	11
•			

No. 2.—Defendant's Costs on Rule for Non-pros.

		£	2	d.
Instructions to defend		- 0	6	8
Term Fee		- 0	6	8
Search for Summons and Plaint -	-	- 0	3	4
Drawing and engrossing Affidavit of Service		- 0	4	0
Stamp Duty		- 0	2	0
Rule to file same, Entry of -	-	- 0	3	4
Stamp Duty on Rule		- 0	2	0
Like on Copy		. 0	2	0
Copy and Service	•	. 0	2	0
Drawing and engrossing Affidavit of Service	•	. 0	4	0
Stamp Duty	-	. 0	2	0
Signing	•	. 0	2	6
Fee on Execution	•	. 0	12	6
Stamp Duty	•	. 0	2	0
Parchment	•	. 0	0	8
Attendance with Writ -		. 0	3	4
		£2	18	7

No. 3.—Costs of Judgment by Default.			
	Ł	8.	d.
Letter for Payment	0	8	4
Instructions to proceed	0	_	8
Summons and Plaint, Fee on	Ŏ	12	_
Stamp Duty and Parchment	ŏ	2	
Copy for Service	ŏ	_	ŏ
Service (if in Dublin)	ŏ	_	_
Affidavit of Service	ŏ	_	ŏ
Stamp Duty	ŏ	_	Ö
Swearing	ŏ	ĩ	6
Signing by Attorney	ŏ		
Swearing Affidavit to verify -	ŏ	-	
Term Fee	-	_	6
Search for Defence	0	_	8
	0		4
Fee on marking Judgment	0	-	4
Engrossing Certificate of Parties	0	2	6
Signing and Parchment	0	2	9
Fee on Execution	0	12	6
Stamp Duty and Parchment	Ō	2	8
Attendance with Writ	Ŏ		4
Taxation of Costs	ŏ	5	ô
Stamp Duty on Requisition	ŏ	2	ŏ
	-	<u></u>	
	£4	4	11

No. 4 .- Costs of Trial at Nisi Prius and Judgment on Postea.

	£	8.	đ.
Letter for Payment	0	8	4
Instructions to proceed	0	6	8
Writ of Summons and Plaint	0	12	6
Stamp Duty and Parchment	0	2	3
Copy for Service	0	1	0
Service (if in Dublin)	0	5	0
Instructions to Counsel to settle Plaint, 1s. per Folio,			
say 10 Folios	0	10	0
Fee to Counsel	0	10	6
Attendance on Counsel	0	6	8
Term Fee	. 0	6	8
Copy Defence for Counsel	0	1	0
Draft Case to advise Proofs	_		
Fee to Counsel	2	2	0
Attending him	Ō	6	8
Notice of Trial, Copy, and Service	Ŏ		0
Attending Sheriff for Panel	0		4
Paid for Panel	ō	_	Ō
Draft Abstract of Record	Ŏ		Ō
Copy for Service	Ŏ		Ō
Notice therewith, Copy, and Service	ŏ		0
Engrossing Abstract, and Parchment	ŏ		6
Stamp Duty	Õ	10	-
Attending Registrar with Abstract	ŏ	3	4
Draft Brief for Trial, at 3s. 4d. per Sheet	•	•	•
Digit Bild for Trian, as on the per pieces			

•			_		,
			£	8.	a.
Two Copies thereof for Counsel -	•	•	0	9	۸
Two Copies of Notice of Trial to annex	•	•	U	Z	v
Paid Fee to Senior Counsel -	•	•			
Like to Junior Counsel -	• .	-	_		•
Attending Counsel with Briefs	•	-	0	_	
Fee on Subpæna ad testificandum	•	-		4	
Stamp Duty and Parchment -	•	•		2	
Four Copies for Service -	-	-	0	4	()
Paid Services and Viaticum	•	-	_	_	_
Attendance on Record (if in Dublin)	•	•		2	
Term Fee	-	-		6	
Fee on marking Judgment -	•	•	-	3	_
Stamp Duty	•	•		10	
Certificate of Parties Names -		•		2	
Signing and Parchment -		•		2	
Fee on Execution	,	-		12	
Stamp Duty and Parchment -		•		2	
Attendance with Writ -			0	3	4
Drawing Bills of Costs, at 1s. per Page		-			
Two Copies at 6d. per					
Service of Costs	_		0	1	0
Requisition to tax (under £50)	•		0	5	0
Attendance to lodge -	_			3	
			0	6	8
Attending to tax	•		Ō	3	4
Summons, &c			Ŏ	2	0
Stamp Duty	•		Õ	0	1
Certificate	•	_	_	_	_
	•		£		

N.B.—The Taxing Officer shall be at liberty to allow for a Third Counsel in special Cases where the Number of Witnesses or other special Circumstances render it advisable; also to allow a Fee for settling a Defence Demurrer and other Pleadings and Abstract of Issues for Nisi Prius, when necessary.

CAP. CXIV.

An Act to extend the Municipal Boundaries of the Borough of Belfast, and to reduce the Scale of rating upon certain Property within the said Borough. [20th August 1853]

3 & 4 Vict. c, 108.

71-4 - 0**0**

6 & 7 Vict. c, 93,

6-& 9 Viet.

WHEREAS an Act was passed in the Third and Fourth
Years of the Reign of Her present Majesty, initialed in
Act for the Regulation of Municipal Corporations is Ireland
which Act was amended by another Act passed in the Sixth and
Seventh Years of the Reign of Her present Majesty, initialed
An Act to amend an Act of the Third and Fourth Years of Her
present Majesty, for the Regulation of Municipal Corporations is
Ireland: And whereas a Local and Personal Act was passed in
the Eighth and Ninth Years of the Reign of Her said Majest,
initialed An Act for the Improvement of the Borough of Belish
which last-recited Act was amended by the Local and Personal

' Acts following, that is to say, Ninth and Tenth Victoria, Chapter 'Two hundred and ninety-four, Tenth and Eleventh Victoria, 'Chapter Two hundred and fifty-four, and Thirteenth and Four-' teenth Victoria, Chapter One hundred and eight; and the said ' several Acts are now in operation in the Borough of Belfast: 'And whereas A is expedient that the Boundaries of the said ' Borough, as defined by the said first-recited Act, should be ex-' tended, and that the Boundaries of the several Wards into which ' the same is divided should be altered, and that the maximum ' Scale of rating upon Property above the annual Value of Eighty ' Pounds liable to be rated under the said thirdly-recited Act 'should be reduced: And whereas the same cannot be effected 'without the Authority of Parliament:' May it therefore please Your Majesty that it may be enacted; and be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament assembled, and by the Authority of the same, as follows; (that is to say,)

L In citing this Act for any Purpose it shall be sufficient to use Title of Act.

the Expression "The Belfast Borough Extension Act, 1853."

II. So much of the said firstly-recited Act as relates to the Limits of Boundaries of the Borough of Belfast, and to the Boundaries of the Borough the Wards into which the said Borough is divided, shall be and the altered and same is hereby repealed; and in lieu thereof the Boundaries of the extended. said Borough, and of the Five Wards into which the same is divided, shall for the Purposes of this Act be according to the Description of such Boundaries respectively set forth in Schedule (A.) to this Act annexed; and all the Houses, Lands, and Hereditaments within the Boundaries therein specified shall, from and after the Commencement of this Act, be Parts of the said Borough, to all Intents and Purposes as if the said Boundaries had been fixed and specified in the said firstly-recited Act, and in the Construction of the Description of such Boundaries the Rules in the said lastmentioned Act contained shall be observed.

III. All the Powers and Provisions of the said recited Acts Acts in force and of all other Acts altering, amending, or enlarging the same or relating to Belany of them, shall, so far as they are now in force and are unre- fast to apply to pealed by and are not inconsistent with the Provisions of this the Borough as Act, extend and apply to the Borough of Belfast, and to the several this Act. Wards thereof, and to the Inhabitants of the said Borough as

extended and defined by this Act.

IV. Provided always, That it shall and may be lawful, within Provisions as so much of the Manor of Belfast as lies beyond the Boundaries of to buying and the said Borough as defined by the said first-recited Act, for any seling outside the Borough. Person to sell or expose for Sale any Butter, Milk, Eggs, Poultry, Fruit, Fish, or Vegetables for the domestic Consumption of the Buyer at or near to the Premises of either the Owner of such Commodity or of the Person to whom the same may be sold or

offered for Sale.

V. So much of the said thirdly-recited Act as authorizes the Repeal of so Council, once in every Year, to be computed from the First Day much of of January in each Year, or oftener if they shall think it necessary, to make One or more Rate or Rates, Assessment or Assess-ablestheCouncil ments, upon the Occupiers of all Houses, Buildings, Tenements, to rate Property 3 Q 2

Quays, exceeding 80%

annual Value at 4s. 6d. in the Pound.

Rate on such Property not to exceed Sa. in the Pound.

Exempting Demosnes in certain Cases from Payment of Rates.

Quays, Wharfs, and other Hereditaments within the Limits of the said Act exceeding Eighty Pounds annual Value, so as such Rates or Assessments do not exceed in any One Year the Sum of Four Shillings and Sixpence in the Pound on the annual Value of the same, shall be and the same is hereby repealed; and in lies thereof, it shall be lawful for the Council, once in every Year. from and after the Commencement of this Act, to be computed from the First Day of January in each Year, or oftener if they shall think it necessary, to make One or more Rate or Rates, Assessment or Assessments, upon the Occupiers of all Houses, Buildings, Tenements, Quays, Wharfs, and other Hereditaments within the Limits of the Borough for the Time being, exceeding Eighty Pounds annual Value, so as such Rates or Assessments do not exceed in any One Year the Sum of Three Shillings in the Pound on the annual Value of the same: and the said lastmentioned Rate, and the other Rates authorized to be levied by the said last-mentioned Act and not hereby repealed, shall be diminished or varied in the Proportions, and applied in the Manner, and be subject to the Provisions of the said last-mentioned Act: Provided always, that nothing in this Act contained shall extend or be deemed to extend to repeal, alter, or in any Manner affect the Provisions of the said recited Acts or any of them relating to the making, collecting, and recovering of the Rates thereby authorized, save as to the Rate by this Act repealed, and that all such Provisions, and all other Provisions therein contained relating to the Rates or Exemption from Rates shall extend and apply to the Rate hereby authorized to be made in lieu of the Rate so repealed as aforesaid. VI. Provided always, That so long as any Demosne situate

within the said Borough shall be of an Extent of not less than Forty Acres, and shall be in the Occupation of the Owner thereof or his Under-tenant, and in which Streets shall not have been laid out and formed, and on which Dwelling Houses shall not have been built, the Owner or Tenant of such Demesne shall not be rated in respect of such Demesne, or in respect of any Massica House or other Building situate therein and occupied therewith, unless such Tenant or Owner shall by Notice in Writing require to be rated in respect of such Demesne and Mansion House under the said recited Acts or any of them: Provided also, that until such Tenant or Owner shall be so rated, he shall not be placed upon any Burgess List or Burgess Roll to be formed under the firstly or secondly recited Acts, or either of them, in respect of such Demesne, or in respect of such Mansion House or other Building, or be liable or entitled to fill any Office, or to vote in any Election under the said Acts, or either of them, in respect of such Premises as aforesaid.

VII. Nothing in the said recited Acts or in this Act contained burning Bricks, shall in any Manner prevent or hinder the burning of Bricks of &c. in Places Lime, or the building of Kilns for such Purpose, within any Lime, or the building of Kilns for such Purpose, within say Part of the Borough as defined by this Act which shall not for the Time being be lighted and watched under the Provisions of the said thirdly-recited Act.

> VIII. The Provisions in the said Local and Personal Act of the Tenth and Eleventh Victoria, Chapter Two hundred and fifty-four, Section

Extending 10 & 11 Viet. e. ecliv. s. 97. to

Not to prevent

not lighted and

watched.

Section Thirty-seven, contained, relating to the Royal Belfast Queen's College Academical Institution and the Belfast Academy, shall extend and Court and apply to the Queen's College at Belfast, and to the Belfast House and Gaol District Lunatic Asylum and the Grounds attached thereto, and of Antrim. to the College erected for the Education of Ministers in connexion with the Presbyterian Church in Ireland, and to the Court House and Gaol of the County of Antrim, and to the Lands held with such Court House and Gaol, so long as the same shall be held and occupied by the Grand Jury of the said County for County Purposes.

IX. That the Roman Catholic Seminary, situate upon the Turn- Roman Cathopike Road leading to Antrim, shall for the Purposes of this Act lic Seminary to be considered within the Boundaries by this Act authorized; and be exempt from that the Provisions in the said last-mentioned Act contained relating to the Royal Academical Institution and the Belfast Academy shall also extend and apply to the said Roman Catholic

Seminary at Belfast.

X. That in construing the Seventy-second Section of the said As to Meaning recited Act, Eighth and Ninth Victoria, Chapter One hundred and of operatin Words forty-two, the Words "formed or set out" shall be held to mean

formed or set out for building.

XI. That no House or Building hereafter to be built, rebuilt, No House to be or new roofed in or near any Street within the Limits of this Act shall, without the Permission of the Council, be thatched out Permission wholly or in part, and in case any such House or Building shall be so thatched without such Permission as aforesaid the Owner thereof shall forfeit the Sum of Forty Shillings for each and every Month during which the same or any Part thereof shall continue to be thatched.

XII. This Act shall commence and have effect on and from the Commence-First Day of December next after the passing of this Act.

XIII. The Costs, Charges, and Expenses of applying for, Expenses of ebtaining, and passing this Act, or preparatory or incident thereto, Act. shall be paid and discharged by the Treasurer of the Borough of Belfast out of the Borough Fund.

in 8 & 9 Vict. c. cxlii, s. 72.

thatched with-

ment of Act.

SCHEDULE (A.)

GENERAL BOUNDARY.

From the Northern Lighthouse on the Eastern Twin Island, Southward, in a straight Line to the Centre of the Bridge over Conn's Water on the Hollywood Railway, thence Southward along the Boundary of the Townland of Ballymacarret to the Point at which the same meets the Boundary of the Townland of Ballynafoy, thence Southward and Westward along the said Boundary of Ballynafoy to the Point at which the same meets the River Lagan, thence Westward along the River Lagan to the Centre of the Weir adjoining the Canal, thence Northward along the Canal to the First Lock, thence North-westward along the Road at the West Side of the River Lagan to the Point at which the same is crossed by the Old Belfast Watercourse, thence Southward and Westward along the said Watercourse to a Brick Wall belonging to the Water Commissioners, thence Southward along

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the

the Fence which divides Mr. Batt's from Mr. Ward's Property. thence Westward along the Fence which divides Mr. Ward's Property from Mr. Gilmore's and Mr. Batt's Property to the Old Lisburn Road, thence Northward about Fifty Yards on the Old Lisburn Road to the Fence of Mr. McQuiston's Property, these Westward along the said Fence which divides Mr. McQuiston's Property from Mr. Roney's and Mr. Owden's Property to the Point at which the same meets the Blackstaff River, thence Northwestward in a straight Line to the Point at which the Old White Rock Road meets the Falls Road, thence Westward along the Old White Rock Road to the Point at which the same meets the Cross Road close to the Fort, thence Northward along the said Cross Road to the Point at which the same meets the Boundary of the Townland of Ballymurphy, thence North-westward along the said Boundary to the North-east Point of the said Boundary. thence Northward in a straight Line to the Centre of the Fort immediately behind the House of Mr. Moses Staunton, thence Northeastward in a straight Line to the Point at which the Boundary of Ballysillan Lower meets the Forth River, thence North-eastward along the said Boundary to the North-east Point of the mid Boundary at which the same meets a Stream, thence Eastward and Northward along the said Stream to the Point at which the said Stream crosses the Road at Old Park Mills, thence Northward and Eastward along the Road to the South End of the House of Mr. John Beatty, thence Eastward in a straight Line to the Eastern Angle of the Boundary of the Townland of Old Park. thence Eastward in a straight Line to the Point at which Buttermilk Lane meets the Antrim Road, thence Eastward along Buttermilk Lane to the Point at which the same meets the Carrickfergus Road, thence Eastward in a straight Line to the Point first described.

To be divided into Five Wards, according to the following Boundaries; and in every Ward there shall be Two Aldermen and Six Councillors.

No. 1. DOCK WARD.

From the Point in the Centre of the New Channel at which the Boundary of the Municipal Borough crosses the Channel near the North Lighthouse on the Eastern Twin Island, Southward, along the Channel to the Centre of the Queen's Bridge, thence Westward along the Bridge to the Point at which the same meets Anne Street, thence along Anne Street Westward to the Point at which the same meets Victoria Street; thence Northward along Victoria Street to the Point at which the same meets Gordon Street, thence Westward along Gordon Street to the Point at which the same meets Grattan Street, thence Northward along Grattan Street to the Point at which the same meets Green Street, thence Westward along Green Street to the Point at which the same meets Academy Street, thence Northward along Academy Street to the Point at which the same meets Great Patrick Street, thence Westward along Great Patrick Street to the Point at which the same meets Frederick Street, thence Westward along Frederick Street to the Point at which the same meets North Queen Street, thence Southward along North Queen Street

to the Point at which the same meets the New Antrim Road, thence Northward along the New Antrim Road to the Boundary of the Borough, thence Eastward along the Boundary of the Borough to the Point first described.

No. 2. SAINT ANNE'S WARD.

From the Point at which Victoria Street meets High Street, Westward, along High Street to the Point at which the same meets Bridge Street, thence North-westward along Bridge Street to the Point at which the same meets North Street, thence Northwestward along North Street to the Point at which the same meets Peter's Hill, thence Westward along Peter's Hill to the Point at which the same meets the Shankhill Road, thence North-westward along the Shankhill Road to the New Crumlin Road, thence North-westward along the New Crumlin Road to the Boundary of the Borough, thence Northward and Eastward along the Boundary of the Borough to the New Antrim Road, thence Southward along the New Antrim Road to the Point at which the same meets North Queen Street, thence Northward along North Queen Street to the Point at which the same meets Frederick Street, thence Eastward along Frederick Street to the Point at which the same meets Great Patrick Street, thence Eastward along Great Patrick Street to the Point at which the same meets Academy Street, thence Southward along Academy Street to the Point at which the same meets Green Street, thence Eastward along Green Street to the Point at which the same meets Grattan Street, thence Southward along Grattan Street to the Point at which the same meets Gordon Street, thence Eastward along Gordon Street to the Point at which the same meets Victoria Street, thence Southward along Victoria Street to the Point first described.

No. 3. SMITHFIELD WARD.

From the Point at which Bridge Street meets High Street, Westward, along High Street to the Point at which the same meets Castle Place, thence Westward along Castle Place to the Point at which the same meets Castle Street, thence Westward along Castle Street to the Point at which the same meets Fountain Street, thence Southward along Fountain Street to the Point at which the same meets College Street, thence Westward along College Street to the Point at which the same meets College Square North, thence Westward along College Square North to the Point, at which the same meets Durham Street, thence Northward along. Durham Street to the Point at which the same meets the Falls. Road, thence Westward along the Falls Road to the Boundary of. the Borough, thence Northward along the Boundary of the Borough to the New Crumlin Road, thence Southward along. the New Crumlin Road to the Point at which the same meets the Shankhill Road, thence North-eastward along the Shankhill Road to the Point at which the same meets Peters Hill, thence Eastward along Peters Hill to the Point at which the same meets North Street, thence South-westward along North Street to the Point at which the same meets Bridge Street, thence South-eastward along Bridge Street to the Point first described.

No. 4. St. GEORGE'S WARD.

From the Point at which Anne's Street meets Victoria Street. Southward, along Victoria Street to the Point at which the same meets Police Square, thence Westward along Police Square to the Point at which the same meets George's Lane, thence Southward along George's Lane to the Point at which the same meets Chichester Street, thence Westward along Chichester Street to the Point at which the same meets Donegall Square East, then along Donegall Square East to the Point at which the same meets Donegall Square South, thence along Donegall Square South, Westward to the Point at which the same meets Howard Street. thence. Westward along Howard Street to the Point at which the same meets Glengall Place, thence Southward along Glengall Place to the Point at which the same meets Great Victoria Street, thence Southward along Great Victoria Street to the New Dublin Road, thence Southward along the New Dublin Road to the Point at which the same meets the Old Dublin Road, thence Southward along the Old Dublin Road to the Boundary of the Borough, thence Westward and Northward along the Boundary of the Borough to the Falls Road, thence Eastward along the Falls Road to the Point at which the same meets Durham Street, thence Southward along Durham Street to the Point at which the same meets College Square North, thence Eastward along College Square North to the Point at which the same meets College Street, thence Eastward along College Street to the Point at which the same meets Fountain Street, thence Northward along Fountain Street to the Point at which the same meets Castle Street, thence Eastward along Castle Street to the Point at which the same meets Castle Place, thence Eastward along Castle Place to the Point at which the same meets High Street, then Eastward along High Street to the Point at which the same meets Victoria Street, thence Southward along Victoria Street to the Point first described.

No. 5. CROMAC WARD.

From the Northern Lighthouse on the Eastern Twin Island, Southward and Westward, along the Boundary of the Borough to the Old Dublin Road, thence Northward along the Old Dublin Road to the Point at which the same meets the New Dublin Road. thence Northward along the New Dublin Road to the Point at which the same meets Great Victoria Street, thence Northward along Great Victoria Street to the Point at which the same meets Glengall Place, thence Northward along Glengall Place to the Point at which the same meets Howard Street, thence Eastward along Howard Street to the Point at which the same meets Donegall Square South, thence Eastward along Donegall Square South to the Point at which the same meets Donegall Square East, thence Northward along Donegall Square East to the Point at which the same meets Chichester Street, thence Eastward along Chichester Street to the Point at which the same meets George's Lane, thence Northward along George's Lane to the Point at which the same meets Police Square, thence Eastward along Police Square to the Point at which the same meets Victoria Street, thence Northward along Victoria Street to the Point at which the same meets Anne

treet, thence Eastward along Anne Street to the Centre of the lucen's Bridge, thence Northward along the Centre of the hannel to the Point at which the same is crossed by the Bounlary of the Borough, thence Eastward along the Boundary of the Borough to the Point first described.

CAP. CXV.

An Act to amend certain Provisions of the Patent Law Amendment Act, 1852, in respect of the Transmission of certified Copies of Letters Patent and Specifications to certain Offices in Edinburgh and Dublin, and otherwise to amend the said Act. [20th August 1853.]

IN HEREAS it is expedient to amend certain Provisions of 15 & 16 Viet. the Patent Law Amendment Act, 1852, in respect of the c. 83. Transmission of certified Copies of Letters Patent and Specifications to certain Offices in Edinburgh, and Dublin, and otherwise to amend the said Act:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I Section Thirty-three of the said Act, and such Part of Sect. SS. and Section Twenty-eight of the said Act as directs that in case Part of Sect. 28. Reference is made to Drawings in any Specification deposited or of recited Act filed under the said Act an extra Copy of such Drawings should be left with such Specification, shall be repealed.

II. The Commissioners shall cause true Copies of all Provisional Copies of Pro-Specifications left at the Office of the Commissioners to be open visional Specifito the Inspection of the Public, at such Times, after the Date of cations to be open the Record thereof respectively, as the Commissioners shall by to Inspection.

their Order from Time to Time direct.

III. A true Copy, under the Hand of the Patentee or Appli- Copy of Specant, or Agent of the Patentee or Applicant, of every Specification cification, &c., and of every Complete Specification, with the Drawings accom- under Hand of panying the same, if any, shall be left at the Office of the Commisto be left. sioners on filing such Specification or Complete Specification.

IV. Printed or Manuscript Copies or Extracts, certified and Copies or Exscaled with the Seal of the Commissioners, of Letters Patent, tracts of Letters Specifications, Disclaimers, Memoranda of Alterations, and all Patent, &c., to other Documents recorded and filed in the Commissioners Office, be received in Evidence. or in the Office of the Court of Chancery appointed for the filing of Specifications, shall be received in Evidence in all Proceedings relating to Letters Patent for Inventions in all Courts whatsoever within the United Kingdom of Great Britain and Ireland, the Channel Islands, and Isle of Man, and Her Majesty's Colonies and Plantations abroad, without further Proof or Production of the Originals.

V. Certified printed Copies, under the Seal of the Commis-Certified sioners, of all Specifications and Complete Specifications, and Fac- printed Copies simile printed Copies of the Drawings accompanying the same, if of Specifica-any, Disclaimers, and Memoranda of Alterations filed or hereafter Seal of Comto be filed under the said Patent Law Amendment Act, shall be missioners, to be

transmitted

sent to Director transmitted to the Office of the Director of Chancery in Scotland of Chancery in Scotland and Court of Chancery in Ireland, which shall be Evidence.

Lord Chancellor, in certain Cases, may seal Letters Patent after the Expiration of provisional Protection.

and to the Enrolment Office of the Court of Chancery in Ireland within Twenty-one Days after the filing thereof respectively, and the same shall be filed in the Office of Chancery in Scotland and Ireland respectively, and certified Copies or Extracts from such Documents shall be furnished to all Persons requiring the same, on Payment of such Fees as the Commissioners shall direct : and such Copies or Extracts shall be received in Evidence in all Courts in Scotland and in Ireland respectively in all Proceedings relating to Letters Patent for Inventions, without further Proof or Production of the Originals. VI. Where Letters Patent have not been sealed during the Continuance of the provisional Protection on which the same is

granted, provided the Delay in such sealing has arisen from Accident, and not from the Neglect or wilful Default of the Applicant, it shall be lawful for the Lord Chancellor, if he shall think fit, to seal such Letters Patent at any Time after the Expiration of such provisional Protection, whether such Expiration has happened before or shall happen after the passing of this Act, and to date the sealing thereof as of any Day before the Expiration of such provisional Protection, and also to extend the Time for the filing of the Specification thereon; and where the Specification in pursuance of the Condition of any Letters Patent, has not been filed within the Time limited by such Letters Patent, provided the Delay in such filing has arisen from Accident, and not from the Neglect or wilful Default of the Patentee, it shall be lawful for the Lord Chancellor, if he shall think fit, to extend the Time for the filing of such Specification, whether the Default in such filing has happened before or shall happen after the passing of this Act: Provided always, that, except in any Case that may have arisen before the passing of this Act, it shall not be lawful for the Lord Chancellor to extend the Time for the sealing of any Letters Patent, or for the filing of any Specification, beyond the Period of One Month.

Removing Doubts as to Provision of 15 & 16 Viet. c. 83. respecting the making and sealing of new Letters Patent for a further Term.

VII. 'And whereas Doubts have arisen whether the Provision of the Patent Law Amendment Act, 1852, for the making and sealing new Letters Patent for a further Term, in pursuance of ' Her Majesty's Order in Council, in the Cases mentioned in Sec-' tion Forty of the said Act, extends to the making and scaling of new Letters Patent in the Manner by such Act directed where such new Letters Patent are granted by way of Prolongation of the Term of Letters Patent issued before the Com-' mencement of the said Act: And whereas it is expedient that ' such new Letters Patent granted by way of Prolongation shall ' be granted according to the Provisions of the said Patent Law ' Amendment Act:' Be it declared and enacted, That where Her Majesty's Order of Council for the sealing of new Letters Patent shall have been made after the Commencement of the said Act, the said Provision of the said Act for making and sealing in manner aforesaid of new Letters Patent shall extend, and shall as from the Commencement of the said Act be deemed to have extended, to the making and sealing in manner aforesaid of new Letters Patent for a further Term, as well where the original Letters Patent were made before as where such original Letters

tent have been issued since the Commencement of the said

VIII. This Act, and the Patent Law Amendment Act, 1852, 15 & 16 Vict. ill be construed together as One Act.

e. 83. and this Act to be con-. strued as Onc.

CAP. CXVI.

n Act to defray the Charge of the Pay, Clothing, and contingent and other Expenses of the Disembodied Militia in Great Britain and Ireland; to grant Allowances in certain Cases to Subaltern Officers, Adjutants, Paymasters, Quartermasters, Surgeons, Assistant Surgeons, Surgeons Mates, and Serjeant Majors of the Militia; and to authorize the Employment of the Non-commissioned Officers. [20th August 1853.]

IN/HEREAS it is necessary that Provision should be made for defraying the Charge of the Pay, Clothing, and contingent and other Expenses of the Regular Militia, and of the Miners of Cornwall and Devon, when disembodied, in Great Britain and Ireland, and for making in certain Cases Allowances of Reduced Pay to Subaltern Officers and Surgeons Mates and Assistant Surgeons of the Regular Militia, and of the Miners of Devon and Cornwall, while disembodied, and Allowances to Adjutants, Paymasters, Surgeons, Quartermasters, and Scrieant Majors of the Regular Militia who have been or may. be reduced, and to Adjutants, Surgeons, and Quartermasters disabled after long Service: Be it therefore enacted by the lucen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in his present Parliament assembled, and by the Authority of the ame, as follows:

I. The Secretary-at-War for the Time being shall cause to be Secretary-atissued and paid the whole Sum required for the Regular Militia of War to issue Great Britain and Ireland (when disembodied), in the Manner the Money reand for the several Uses herein-after mentioned; (that is to say,) quired for Pay for the Pay of the said Regular Militia at the daily Passe fellow for the Pay of the said Regular Militia at the daily Rates follow- Militia. ing; (that is to say,)

For each Adjutant of Infantry, Eight Shillings, and of Artillery, Rates of Pay. Nine Shillings:

For each Serjeant Major of Infantry, where One is appointed in Corps consisting of Two or more Companies, One Shilling and Tenpence, and of Artillery, Three Shillings:

For each Quartermaster Serjeant and Paymaster Serjeant (in Corps whose Establishment exceeds Four Companies) of Infantry, One Shilling and Eightpence, and of Artillery, Two Shillings and Sixpence; and to the Serjeant performing the Duty of both Quartermaster Serjeant and Paymaster Serjeant (in Corps consisting of Four Companies or less) of Infantry, One Shilling and Eightpence, and of Artillery, Two Shillings and Sixpence:

For each Serjeant of Infantry, One Shilling and Sixpence, and

of Artillery, Two Shillings and Twopence:

of Chancery in Scotland and Court of Chancery in Ireland. which shall be Evidence.

Lord Chancellor, in certain Cases, may seal Letters Patent after the Expiration of provisional Protection.

sent to Director transmitted to the Office of the Director of Chancery in Scotland and to the Enrolment Office of the Court of Chancery in Ireland within Twenty-one Days after the filing thereof respectively, and the same shall be filed in the Office of Chancery in Scotland and Ireland respectively, and certified Copies or Extracts from such Documents shall be furnished to all Persons requiring the same, on Payment of such Fees as the Commissioners shall direct : and such Copies or Extracts shall be received in Evidence in all Courts in Scotland and in Ireland respectively in all Proceedings relating to Letters Patent for Inventions, without further Proof or Production of the Originals. VI. Where Letters Patent have not been sealed during the

Continuance of the provisional Protection on which the same is granted, provided the Delay in such sealing has arisen from Accident, and not from the Neglect or wilful Default of the Applicant, it shall be lawful for the Lord Chancellor, if he shall think fit, to seal such Letters Patent at any Time after the Expiration of such provisional Protection, whether such Expiration has happened before or shall happen after the passing of this Act, and to date the scaling thereof as of any Day before the Expiration of such provisional Protection, and also to extend the Time for the filing of the Specification thereon; and where the Specification in pursuance of the Condition of any Letters Patent, has not been filed within the Time limited by such Letters Patent, provided the Delay in such filing has arisen from Accident, and not from the Neglect or wilful Default of the Patentee, it shall be lawful for the Lord Chancellor, if he shall think fit, to extend the Time for the filing of such Specification, whether the Default in such filing has happened before or shall happen after the passing of this Act: Provided always, that, except in any Case that may have arisen before the passing of this Act, it shall not be lawful for the Lord Chancellor to extend the Time for the sealing of any Letters Patent, or for the filing of any Specification, beyond the Period of One Month.

Removing Doubts as to Province of . 15 & 16 Vict. c. 85. respecting the making and sealing of new Letters Patent for a further Term.

VII. 'And whereas Doubts have arisen whether the Provision of the Patent Law Amendment Act, 1852, for the making and sealing new Letters Patent for a further Term, in pursuance of ' Her Majesty's Order in Council, in the Cases mentioned in Section Forty of the said Act, extends to the making and sealing of new Letters Patent in the Manner by such Act directed where such new Letters Patent are granted by way of Pro-'longation of the Term of Letters Patent issued before the Com-' mencement of the said Act: And whereas it is expedient that ' such new Letters Patent granted by way of Prolongation shall be granted according to the Provisions of the said Patent Law ' Amendment Act:' Be it declared and enacted. That where Her Majesty's Order of Council for the sealing of new Letters Patent shall have been made after the Commencement of the said Act, the said Provision of the said Act for making and sealing in manner aforesaid of new Letters Patent shall extend, and shall as from the Commencement of the said Act be deemed to have extended, to the making and sealing in manner aforesaid of new Letters Patent for a further Term, as well where the original Letters Patent were made before as where such original Letters

'atent have been issued since the Commencement of the said

VIII. This Act, and the Patent Law Amendment Act, 1852, 15 & 16 Vict. hall be construed together as One Act.

e. 83. and this Act to be con- . strued as Onc.

C A P. CXVL

An Act to defray the Charge of the Pay, Clothing, and contingent and other Expenses of the Disembodied Militia in Great Britain and Ireland; to grant Allowances in certain Cases to Subaltern Officers, Adjutants, Paymasters, Quartermasters, Surgeons, Assistant Surgeons, Surgeons Mates, and Serjeant Majors of the Militia; and to authorize the Employment of the Non-commissioned Officers.

[20th August 1853.]

HEREAS it is necessary that Provision should be made for defraying the Charge of the Pay, Clothing, and con-' tingent and other Expenses of the Regular Militia, and of the ' Miners of Cornwall and Devon, when disembodied, in Great ' Britain and Ireland, and for making in certain Cases Allow-' ances of Reduced Pay to Subaltern Officers and Surgeons Mates ' and Assistant Surgeons of the Regular Militia, and of the Miners of Devon and Cornwall, while disembodied, and Allow-' ances to Adjutants, Paymasters, Surgeons, Quartermasters, and ' Serjeant Majors of the Regular Militia who have been or may. ' be reduced, and to Adjutants, Surgeons, and Quartermasters ' disabled after long Service: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. The Secretary-at-War for the Time being shall cause to be Secretary-atissued and paid the whole Sum required for the Regular Militia of War to issue Great Britain and Ireland (when disembodied), in the Manner the Money reand for the several Uses herein-after mentioned; (that is to say,) quired for Pay for the Pay of the said Regular Militia at the daily Rates follow- Militia

ing: (that is to say,)

For each Adjutant of Infantry, Eight Shillings, and of Artillery, Rates of Pay. Nine Shillings:

For each Serjeant Major of Infantry, where One is appointed in Corps consisting of Two or more Companies, One Shilling

and Tenpence, and of Artillery, Three Shillings:

For each Quartermaster Serjeant and Paymaster Serjeant (in Corps whose Establishment exceeds Four Companies) of Infantry, One Shilling and Eightpence, and of Artillery, Two Shillings and Sixpence; and to the Serjeant performing the Duty of both Quartermaster Serjeant and Paymaster Serjeant (in Corps consisting of Four Companies or less) of Infantry, One Shilling and Eightpence, and of Artillery, Two Shillings and Sixpence:

For each Serjeant of Infantry, One Shilling and Sixpence, and

of Artillery, Two Shillings and Twopence:

For

For each Drummer, Trumpeter, or Bugler above Sixteen Years of Age, One Shilling, and under Sixteen Years of Age, Tenpence:

Rates of Pay when absent on Furlough.

Provided always, that when any Serjeant Major or Serjeant shall be absent on Furlough or Licence he shall during such Absence receive Sixpence per Diem less than the above-mentioned Rates respectively:

Clothing.

And also for the Clothing of the Regular Militia (when discusbodied), in Cases in which full Clothing shall be provided by the Colonel or Commandant, at the Rate of Five Pounds Twelve Shillings and One Penny for each Serjeant Major, Three Pounds for each Serjeant, and Two Pounds Eighteen Shillings and Sevenpence for each Drummer, and so in proportion in the Cases in which only Part of the Clothing shall be provided by the Colonel or Commandant, together with the actual Expense of Package and Carriage, and such Charges for altering and fitting the Clothing as shall have been sanctioned by the Secretary-at-War: Provided always, that Serjeant Majors, Serjeants, and Drummers on the Disembodied Staff of the Militia of England and Weles, and such Serjeant Majors and Serjeants as were serving on the Disembodied Staff of the Militia of Ireland and Scotland, on the First Day of June One thousand eight hundred and twenty-nine. and shall be resident at Head Quarters, shall be entitled to be clothed once in Two Years; and that such as shall have been subsequently appointed to serve or promoted on the Disembodied Staff of the Militia of Ireland and Scotland shall be entitled to be clothed once in Four Years:

Contingent Fund.

And also at Rates varying from Two Shillings to Sixpence per Annum for each Private Man for defraying the contingent Expenses of each Regiment, Battalion, or Corps, when enrolled.

Adjutant, &c. to reside where the Secretaryat-War shall appoint.

II. Except when employed as herein-after provided, every Adjutant and Non-commissioned Officer on the Staff of the Regular Militia, when disembodied, shall reside in such Places as shall be sanctioned by the Secretary-at-War; and every such Adjutant and Non-commissioned Officer shall forfeit his Pay for any Period during which he shall be absent, except when employed as herein-after provided, or when absent by Leave from the Colonel or Commandant of the Regiment, Battalion, or Corps, which Leave shall not, except in case of certified Sickness, extend beyond Three Calendar Months in One Year, nor to a greater Proportion than One Third of the Non-commissioned Officers at the same Time.

Adjutants and Non-commissioned Officers of Militia may be employed in their Counties.

III. Every Adjutant and Non-commissioned Officer of the Regular Militia, when disembodied, and not called out for Training or Exercise, shall be liable to be employed within the County to which the Regiment, Battalion, or Company of the said Militia Staff belongs, under the Officers appointed to pay and superintend the Out-Pensioners of Chelsen Hospital, in such Manner as One of Her Majesty's Principal Secretaries of State may determine.

Adjutant to Clothing, and to issue the Money for contingent

IV. The Adjutant of each Regiment of Militia shall have the have Charge of Charge and Care of the Arms, Accourrements, Great Coats, the Arms and Clothing, Necessaries, and other Stores thereof, under the Superintendence of the Colonel or Commandant, and shall, out of the Allowance directed by this Act to be issued and paid for defrayMate, or Assistant Surgeon, who may be so permitted to be absent, and have such Leave in Writing, to demand and receive the said Allowances and every Part thereof in like Manner as if he had attended during the whole of the said Exercise: Provided always, that the Reason for such Absence, as well as the Duration thereof, shall be carefully and truly specified in a Certificate (in heu of that before mentioned) to be signed by the Commanding Officer, and to be furnished as soon as conveniently may be to the Paymaster General.

XVI. Provided always, in case any Regiment, Battalion, or If the Regiment Corps of Militia shall not, before the Time fixed for the Payment be not called of the said Allowances, be called out for the Exercise and Training out before Time fixed for Paythereof, every Paymaster, Surgeon, Quartermaster, Subaltern ment, Allow-Officer, Surgeon's Mate, and Assistant Surgeon belonging to any ance to be paid, such Regiment, Battalion, or Corps, and coming within the afore- on making the said Benefits of this Act, who shall have made and subscribed the Declaration, Declaration herein-before mentioned before any Justice of the without Cer-Peace or other Person as aforesaid, shall be entitled to the said Allowance as if he had regularly attended the Exercise and Training of such Regiment, Battalion, or Corps during the whole of the Time by Law appointed for that Purpose, and as if a Certificate of such Attendance, signed by the Commanding Officer of the Regiment, Battalion, or Corps, had been furnished.

XVII. Upon such Declarations and Certificates as aforesaid, or Allowances to where any Regiment of Militia shall not have been called out be paid to their Exercise as aforesaid, upon the said Declarations being quarterly, produced to the Paymaster General, the Paymaster General shall pay to the said Paymasters, Surgeons, Quartermasters, Subaltern Officers, Surgeons Mates, and Assistant Surgeons their respective Allowances above mentioned for the usual quarterly or other proper Periods, without any Deduction whatsoever, except Income Tax.

XVIII. The Paymasters, Surgeons, Quartermasters, Subaltern On Neglect of Officers, Surgeons Mates, and Assistant Surgeons of Militia, en. Attendance, titled or claiming to be entitled to the aforesaid reduced or disembodied Allowances, shall at all Times be liable to serve in the respective Regiments, Battalions, or Corps to which they belong whenever the same shall be embodied and called out upon active Service; and in case of Neglect or Refusal to attend when called upon, on such Occasion, or on such other Occasions as may be required in pursuance of the Laws in force respecting the Militia when disembodied, every such Paymaster, Surgeon, Quartermaster, Subaltern Officer, Surgeon's Mate, and Assistant Surgeon shall, on such Neglect or Refusal being certified to the Secretary-at-War, and in respect of the Militia of Great Britain, to the Lord Lieutenant of the County, by the Colonel or other Commandant of the Regiment, Battalion, or Corps to which such Paymaster, Surgeon, Quartermaster, Subaltern Officer, Surgeon's Mate, or Assistant Surgeon shall belong, forfeit his Claim to the said Allowance and every Part thereof, and shall also be considered as having resigned and vacated his Commission to all Intents and Purposes whatsoever.

XIX. Nothing in this Act contained shall extend or be con- Allowance not strued to extend to entitle any Paymaster, Surgeon, Quartermaster, to be paid while Subaltern Officer, Surgeon's Mate, or Assistant Surgeon as afore-16 & 17 Vict.

Subalterns, &g. Allowance.

the Militia embodied.

C. 116.

And to a Surgeon's Mate or Assistant Surgeon, Two Shillings and Sixpence per Diem:

Rank of certain Officers.

Provided always, that for the Purposes of this Act all Officers of the Militia serving with the Rank of Captain Lieutenants shall be deemed to be Lieutenants, and all Officers serving with the Rank of Second Lieutenant shall be deemed to be Ensigns; and that the Supernumerary Subalterns and Assistant Surgeons of Regiments of Militia in *Ireland* as aforesaid shall be deemed to have belonged to such Regiments when they were last disembodied, and to have continued to serve therein from that Time.

Certain Persons not entitled to Allowances.

IX. Provided also, no Person who is or shall during the Continuance of this Act become possessed of such an Estate or Income as would by Law qualify him to hold the Commission of Captain of a Company in the said Militia, or who is or shall be appointed Adjutant in any Regiment, Battalion, or Corps of Militia, nor any Officer on Full Pay of the Navy, Army, or Marines, shall have or be in any way entitled to the said Allowances, or any Part or Share thereof.

A Declaration to be taken to entitle Officers, &c. to such Allowances, X. The Subaltern Officers, Surgeon's Mates, and Assistant Surgeons of the Militia, who shall claim under the Authority of this Act to receive any Part of the said Allowances, shall, previous to receiving the same, and in order to entitle themselves thereto, take and subscribe a Declaration before some One of Her Majesty's Justices of the Peace of the United Kingdom, Notary Public, or other Officer now by Law authorized to administer or receive such Declaration, or before some One of Her Majesty's Ministers, Secretaries of Embassy, of Legation, or Consuls abroad, in the Words or to the Effect following; (videlicet,)

Form of Declaration.

I A.B. do solemnly and sincerely declare, That I belonged to the of Militia when the same was disembedied. and that I have continued to serve therein from that Time until Day of inclusive, as a Lieutenant, Ensign, Surgeon's Mate, or Assistant Surgeon, as the Case may ' be]; and that I was not, in my own Right or in the Right of my Wife, during any Part of the Period for which I now claim to ' receive my Allowance, (that is to say,) from the to the Day of both inclusive, in the actual Possession and Enjoyment or Receipt of the Reats and Profits of Lands, Tenements, or Hereditaments of such an annual Value above Reprises as would qualify me to hold a ' Commission of Captain of a Company in the Militia; that I was not in Holy Orders; that I have not during the above Period ' held the Appointment of Adjutant, Surgeon, Paymaster, or Quartermaster in any Regiment, Battalion, or Corps of Militia; that I did not hold or enjoy, nor did any Person for me hold or enjoy, during the said Period, any Place, Office, or Employment of Profit, Civil or Military, under the Crown or any other Government, besides the Allowance of a Day Bow ' claimed, except my Half Pay as a of the Army or ' Navy or Marines, or of a Provisional Battalion formed from the 'Militia, as the Case may be,] and any Pay and Allowances from the both Days inclusive, to the during

during which Period the Corps was assembled for Training and Exercise.'

Thich Declaration, so taken and subscribed, shall be produced to ie Paymaster General of Her Majesty's Forces by the Subaltern fficer, Surgeon's Mate, or Assistant Surgeon claiming the Allow-

XI. It shall be lawful for the Secretary-at-War to place any Secretary-at-ich Lieutenant, Ensign, and Surgeon's Mate of the Militia of War may place treat Britain, or Subaltern Officer and Assistant Surgeon of the certain Officers lilitia of Ireland, when unfit for further Duty, upon a retired upon a retired upon a retired upon a retired llowance equal to and instead of the Allowance granted on the Allowance. isembodying of the Militia at the Termination of the War; and Il such Subalterns, Surgeons Mates, and Assistant Surgeons, to atitle them to the Receipt of such retired Allowance, shall make ad subscribe the following Declaration; (videlicet,)

do solemnly and sincerely declare, That I Form of Militia: Declaration. formerly served as a in the that I am not in Holy Orders; and that from the to the Day of Day of I did not hold or enjoy any Place or Employment of Profit, Civil or Military, under Her Majesty, or in the Colonies or Possessions of Her Majesty beyond the Seas, or under any other Government, besides my Allowance of of the said Militia, except my Half Pay or Civil 85 8 Pension as a

XII. The Allowances granted to certain Paymasters, Surgeons, Allowances to ad Quartermasters of the Militia of Great Britain and Ireland, Officers reduced n their being reduced, in pursuance of an Act passed in the in 1829. enth Year of the Reign of His Majesty King George the Fourth, hall be issued and paid under the Restrictions and in the Manner erein-after expressed, during the Continuance of this Act; and shall be lawful for the Secretary-at-War to place any such 'aymaster, Surgeon, or Quartermaster, when unfit for further outy, upon a retired Allowance equal to and instead of his reduced illowance.

XIII. Every Paymaster, Surgeon, and Quartermaster of Militia, A Declaration tho shall claim under the Authority of this Act to receive any to be taken by 'art of the said Allowances, shall, previous to receiving the same, ing the said and in order to entitle himself thereto, take and subscribe a Declaation before some One of Her Majesty's Justices of the Peace in he United Kingdom, or Notary Public, or other Officer now by aw authorized to administer or receive such Declaration, or efore some One of Her Majesty's Ministers, Secretaries of Emassy, of Legation, or Consuls abroad, in the Words or to the iffect following; (that is to say,)

A.B. do solemnly and sincercly declare, That I was serving Form of as [Paymaster, Surgeon, or Quartermaster, as the Case may Declaration. of Militia at the Reduction of the Staff be, in the of the said Militia in One thousand eight hundred and twentynine; and that I was not in Holy Orders during any Part of the Period for which I now claim to receive an Allowance, that is to say, from the Day of One thousand

' eight

granted by this Act to Adjutants who shall by Age or Infirmity be rendered unfit for further Service: Provided always, that no Person receiving such Allowance shall by reason thereof forfeit his Right to any Half Pay to which he may be entitled.

Reduced Adjutants to receive 4s. per Day till 31st July 1854.

XXV. In case any Regiment, Battalion, or Corps of Militia shall have already ceased and determined or been reduced in its Establishment, or shall cease and determine or be reduced in its Establishment during the Continuance of this Act, the Sum of Four Shillings per Diem shall be paid to such Person as was or shall be actually serving as Adjutant to such Regiment, Battalion, or Corps at the Time of Reduction, from the Thirty-first Day of July One thousand eight hundred and fifty-three, or from the Time such Regiment shall cease and determine or be reduced in its Establishment, (as the Case may be,) to the Thirty-first Day of July One thousand eight hundred and fifty-four, in like Manner and subject to the same Restrictions and Conditions as the Allowances granted by this Act to Adjutants who shall by Age or Infirmity be rendered unfit for further Service: Provided always, that no such reduced Adjutant shall lose any Right he may have to Half Pay of the Navy, Army, Marines, or Provisional Battalion formed from the Militia, by reason of receiving such Allowance as last aforesaid, but shall be entitled to receive such Half Psy as well as such Allowance.

Right to Half Pay reserved.

Adjutants and Serjeant Majors entitled to Allowance under 59 & 40 G, S. c, 44,

XXVI. And whereas certain Adjutants and Serjeant Majors are entitled to and have received certain Allowances in consequence of having been reduced under the Provisions of an Act passed in the Thirty-ninth and Fortieth Years of the Beign of King George the Third, which Allowances have been continued, and as to such Adjutants augmented to Four Shillings per Diem: All such Adjutants and Serjeant Majors shall be entitled to receive and shall receive such Allowance from the Thirty-first Day of July One thousand eight hundred and fiftythree to the Thirty Day of July One thousand eight hundred and fifty-four.

Allowances granted to Adjutants who have been appointed since 24th Dec. 1814, &c. on Completion of certain Periods of Service.

XXVII. The following Allowances shall be granted and paid, under the Restrictions and Limitations herein-after expressed, to Adjutants of the Militia of Great Britian and Ireland who have been appointed since the Twenty-fourth Day of December One thousand eight hundred and fourteen, and who shall hereafter be appointed, on the Completion of the following Periods of Service in Her Majesty's Regular Forces and in the Militia, if will for the Performance of the Duties of their Commissions; (that is to say,)

To every Adjutant who shall have completed in the Service Period of, (videlicet,)

Fifteen Years, of which Five Years as an Adjutant of Militia, an Allowance of Three Shillings per Dica: Twenty Years, of which Seven Years as an Adjutant of Militia, an Allowance of Four Shillings per Diem: Twenty-five Years, of which Ten Years as an Adjutant of Militia, an Allowance of Five Shillings per Dien: Thirty Years, of which Fifteen Years as an Adjutan: of Militia, an Allowance of Six Shillings per Diem:

Provides.

Mate, or Assistant Surgeon, who may be so permitted to be absent, and have such Leave in Writing, to demand and receive the said Allowances and every Part thereof in like Manner as if he had attended during the whole of the said Exercise: Provided always, that the Reason for such Absence, as well as the Duration thereof, shall be carefully and truly specified in a Certificate (in heu of that before mentioned) to be signed by the Commanding Officer, and to be furnished as soon as conveniently may be to the Paymaster General.

XVI. Provided always, in case any Regiment, Battalion, or If the Regiment Corps of Militia shall not, before the Time fixed for the Payment be not called of the said Allowances, be called out for the Exercise and Training out before Time thereof, every Paymaster, Surgeon, Quartermaster, Subaltern ment, Allow-Officer, Surgeon's Mate, and Assistant Surgeon belonging to any ance to be paid, such Regiment, Battalion, or Corps, and coming within the afore- on making the said Benefits of this Act, who shall have made and subscribed the Declaration, Declaration herein-before mentioned before any Justice of the without Cer-Peace or other Person as aforesaid, shall be entitled to the said Allowance as if he had regularly attended the Exercise and Training of such Regiment, Battalion, or Corps during the whole of the Time by Law appointed for that Purpose, and as if a Certificate of such Attendance, signed by the Commanding Officer of the Regiment, Battalion, or Corps, had been furnished.

XVII. Upon such Declarations and Certificates as aforesaid, or Allowances to where any Regiment of Militia shall not have been called out be paid to their Exercise as aforesaid, upon the said Declarations being quarterly, produced to the Paymaster General, the Paymaster General shall pay to the said Paymasters, Surgeons, Quartermasters, Subaltera Officers, Surgeons Mates, and Assistant Surgeons their respective Allowances above mentioned for the usual quarterly or other proper Periods, without any Deduction whatsoever, except Income Tax.

XVIII. The Paymasters, Surgeons, Quartermasters, Subaltern On Neglect of Officers, Surgeons Mates, and Assistant Surgeons of Militia, en- Attendance, titled or claiming to be entitled to the aforesaid reduced or disembodied Allowances, shall at all Times be liable to serve in the respective Regiments, Battalions, or Corps to which they belong whenever the same shall be embodied and called out upon active Service; and in case of Neglect or Refusal to attend when called upon, on such Occasion, or on such other Occasions as may be required in pursuance of the Laws in force respecting the Militia when disembodied, every such Paymaster, Surgeon, Quartermaster, Subaltern Officer, Surgeon's Mate, and Assistant Surgeon shall, on such Neglect or Refusal being certified to the Secretary-at-War, and in respect of the Militia of Great Britain, to the Lord Lieutenant of the County, by the Colonel or other Commandant of the Regiment, Battalion, or Corps to which such Paymaster, Surgeon, Quartermaster, Subaltern Officer, Surgeon's Mate, or Assistant Surgeon shall belong, forfeit his Claim to the said Allowance and every Part thereof, and shall also be considered as having resigned and vacated his Commission to all Intents and Purposes whatsoever.

XIX. Nothing in this Act contained shall extend or be con- Allowance not strued to extend to entitle any Paymaster, Surgeon, Quartermaster, to be paid while Subaltern Officer, Surgeon's Mate, or Assistant Surgeon as aforembodied. 16 & 17 VICT.

tendance.

Subalterns, &g. shall forfeit Allowance.

granted by this Act to Adjutants who shall by Age or Infimity be rendered unfit for further Service: Provided always, that no Person receiving such Allowance shall by reason thereof forfeit his Right to any Half Pay to which he may be entitled.

Reduced Adjutants to receive 4s. per Day till 31st July 1854.

XXV. In case any Regiment, Battalion, or Corps of Militia shall have already ceased and determined or been reduced in its Establishment, or shall cease and determine or be reduced in its Establishment during the Continuance of this Act, the Sum of Four Shillings per Diem shall be paid to such Person as was or shall be actually serving as Adjutant to such Regiment, Buttalion, or Corps at the Time of Reduction, from the Thirty-first Day of July One thousand eight hundred and fifty-three, or from the Time such Regiment shall cease and determine or be reduced in its Establishment, (as the Case may be,) to the Thirty-first Day of July One thousand eight hundred and fifty-four, in like Manner and subject to the same Restrictions and Conditions as the Allowances granted by this Act to Adjutants who shall by Age or Infirmity be rendered unfit for further Service: Provided always, that no such reduced Adjutant shall lose any Right he may have to Half Pay of the Navy, Army, Marines, or Provisional Battalion formed from the Militia, by reason of receiving such Allowance as last aforesaid, but shall be entitled to receive such Half Pay as well as such Allowance.

Right to Half Pay reserved.

Adjutants and Serjeant Majors entitled to Allowance under 59 & 40 G, S. c, 44,

XXVI. 'And whereas certain Adjutants and Serjeant Majors 'are entitled to and have received certain Allowances in consecuence of having been reduced under the Provisions of an Act 'passed in the Thirty-ninth and Fortieth Years of the Reign of 'King George the Third, which Allowances have been continued, and as to such Adjutants augmented to Four Shillings per 'Diem:' All such Adjutants and Serjeant Majors shall be entitled to receive and shall receive such Allowance from the Thirty-first Day of July One thousand eight hundred and fifty-three to the Thirty Day of July One thousand eight hundred and fifty-four.

Allowances granted to Adjutants who have been appointed since 24th Dec. 1814, &c. on Completion of certain Periods of Service.

XXVII. The following Allowances shall be granted and paid, under the Restrictions and Limitations herein-after expressed, to Adjutants of the Militia of Great Britian and Ireland who have been appointed since the Twenty-fourth Day of December Our thousand eight hundred and fourteen, and who shall hereafter be appointed, on the Completion of the following Periods of Service in Her Majesty's Regular Forces and in the Militia, if unit for the Performance of the Duties of their Commissions; (that is to say,)

To every Adjutant who shall have completed in the Service a Period of, (videlicet,)

Fifteen Years, of which Five Years as an Adjutant of Militia, an Allowance of Three Shillings per Dien:
Twenty Years, of which Seven Years as an Adjutant of Militia, an Allowance of Four Shillings per Dien:
Twenty-five Years, of which Ten Years as an Adjutant of Militia, an Allowance of Five Shillings per Dien:
Thirty Years, of which Fifteen Years as an Adjutant of Militia, an Allowance of Six Shillings per Dien:

Provide:

General shall pay to such Person, an Allowance at the Rate of Eight Shillings per Diem: Provided always, that no Person shall be entitled to receive such Allowance as aforesaid who shall hold any Military Office or Employment of Profit under Her Majesty or any other Government; and that no Person who before the First Day of June One thousand eight hundred and twenty-nine held any Civil Place or Employment of Profit under the Crown. or in the Colonies or Possessions of Her Majesty beyond the Seas. or under any other Government, shall receive any Part of the said Allowance for any Time during which he held such Civil Place or Employment, except in the Cases in which the Emoluments of such Civil Place or Employment shall not exceed Three Times the Amount of the said Allowance, and unless in such excepted Cases the Royal Consent to the holding of such Civil Place or Employment shall have been signified through the Secretary-at-War; and that no Person appointed on or after the First Day of June One thousand eight hundred and twenty-nine to any Civil Place or Employment of Profit under Her Majesty, or in the Colonies or Possessions of Her Majesty beyond the Seas, or under any other Government, shall receive any Part of the said Allowance for any Time during which he shall hold such Civil Place or Employment: Provided always, that any Adjutant appointed after the Twenty- Adjutant apfourth Day of December One thousand eight hundred and fourteen, pointed since who shall have served faithfully, either in Her Majesty's Regular 24th Dec. 1814 Forces or in the Regular or Local Militia, for the full Term of entitled to re-Thirty Years in the whole, whereof Fifteen shall have been in Thirty Years Service as an Adjutant of Regular Militia, and who shall be by Service, &c., an Age or Infirmity rendered unfit for further Service, shall, upon Allowance of 6s. producing to the Secretary-at-War a Certificate of such Service per Day. of Thirty Years as aforesaid from the Commanding Officers of the different Corps to which he shall have belonged, and upon an Order from the Secretary-at-War founded upon such Certificate, be entitled to receive an Allowance at the Rate of Six Shillings a Day, in like Manner and subject to the same Restrictions and Conditions as the aforesaid Allowance of Eight Shillings: Provided Right to Half also, that no such Adjutant shall lose any Right he may have to Pay reserved. Half Pay or Out-Pension by reason of receiving such Allowance of Eight Shillings or Six Shillings a Day as aforesaid, but shall be entitled to receive such Half Pay or Out-Pension as well as such Allowance: Provided always, that in Cases of very long Certain Terms and meritorious Services it shall be lawful for the Secretary-at-extended to War to extend to any Adjutants appointed between the Twenty- Adjutants in fourth Day of December One thousand eight hundred and fourteen and the Ninth Day of July One thousand eight hundred and Services.

Cases of long and meritorious Services. twenty-three the Terms, either in whole or in part, herein-before prescribed for the Retirement of Adjutants appointed before the Twenty-fourth Day of December One thousand eight hundred and fourteen.

ceive, after

Quartermasterr.

XXIV. 'And whereas certain Allowances have been granted in Allowances to ' pursuance of former Acts to Adjutants Surgeons, and Quarter- Adjutanta, masters of Regular Militia who have by Age or Infirmity been Surgeons, and rendered unfit for further Service: Such Allowances shall be issued and paid, during the Continuance of this Act, in like Manner and subject to the same Restrictions as the Allowances 3 R 2 granted

Allowances to Clerks of General and Subdivision Meetings in England.

15 & 16 Vict. c. 50.

Allowances to such Officers and others in Scotland.

42 G. S. c. 91.
and to Clerks
of General
Meetings when
Militia raised
otherwise than
by Ballot.
Manner of
granting
Allowances.

Clerks, &c. to make Declaration of the Justness of their Accounts.

XXX. In every County in England and Wales when the Regular Militia is or shall be raised by Ballot, Allowances shall be made to the Clerks of General Meetings, and the Clerks of Subdivision Meetings of Lieutenancy, and also to the Clerks of General Meetings and the Clerks of Subdivision Meetings of the Lord-Warden and Deputy Wardens of the Stannaries of Cornel and Devon, for their Trouble and Expenses in the due Execution of an Act passed in the Session of Parliament holden in the Fifteenth and Sixteenth Years of Her Majesty, Chapter Fifty, intituled An Act to consolidate and amend the Laws relating to the Militia in England, and of any other Acts relating to the said Militia, or to the Regiment or Body of Miners in the Counter of Cornwall and Devon; and in every County, Stewartry, City, or Place in Scotland where the Regular Militia is or shall be raised Allowances shall also be made to the Clerks of General Meetings and Clerks of the several Subdivision Meetings, and to Schoolmasters, Constables, and other Officers, for their Trouble and Expenses in the due Execution of an Act passed in the Fortysecond Year of the Reign of King George the Third, intital-d An Act to raise and establish a Militia in Scotland, and of my other Acts relating to the said Militia; and such Allowances shall be issued at the Rates specified in Schedule A. appended to take Act; and the Allowances to Clerks of General Meetings, what the Militia is raised otherwise than by Ballot, shall be issued a the Rates specified in Schedule B. appended to this Act.

XXXI. The said Allowances shall be granted as follow. (videlicet,) the Account shall be certified by the Lieutenant of the County, Stewartry, City, or Place, or by Two or more Day. Lieutenants acting for such County, Stewartry, City, or Place, by the Lord Warden of the Stannaries of Cornwall and Day or by Two or more Deputy Wardens of the Stannaries of Cornwall and Devon; and the Clerks of General and Subdivised Meetings in Great Britain, and the Schoolmasters, Constituting and other Officers in Scotland, shall make a Declaration as to Justness of the Accounts, in the following Terms respectives.

before some Justice of the Peace; (videlicet,)

Declaration of a Clerk of General or Subdivision Meetings

do solemnly declare, That the precede Account, so far as regards my Interest therein, is a just of true Account of Business performed by me for and in the of the Public Service, according to the Manner therein set in and the Sums claimed as disbursed were actually paid by r

Declaration of a Schoolmaster, Constable, or other Office:

do solemnly declare, That I are Parochial Schoolmaster or Constable, or other Office in the District of

of the County of ; and that the present Account is a just and true Account of Business actually

formed by myself for and in behalf of the Public Service. ing to the Manner therein set forth; and that I was cur

on such Business the full Time therein stated; and that the 'Sums claimed as disbursed were actually paid by me.'

And the said Accounts shall be transmitted to the Secretary-at-War, who is hereby empowered to issue the Allowances according to the Rates specified in the respective Tables to this Act annexed, or such Sums as he shall think reasonable and proper.

XXXII. 'And whereas it is expedient that the Deputy Lieu- Deputy Lieu-' tenants acting in any Subdivision of any County, Stewartry, tenants may 'City, or Place in Great Britain, and the Special Deputy require the 'Wardens acting in any Subdivision in the Stannaries of the Attendance of 'Counties of Cornwall and Devon, should be assisted by the residing near 'Advice of a Surgeon in deciding upon the Appeals of Persons the Place of ' claiming to be exempt from compulsory Service in the Militia Meeting for ' by reason of bodily Infirmity, and upon the Fitness for Service Appeals. of the Persons presenting themselves for Enrolment:' It shall be lawful for any Two Deputy Lieutenants and they are hereby empowered and required to summon, by Two Days previous Notice in Writing, any competent Surgeon residing at or nearest to the Place where any Meeting for Appeals or Enrolment shall re held, to attend at such Meeting; and every such Surgeon shall, refore he begins any such Examination, make the following Declaration, which Declaration any Deputy Lieutenant is hereby uthorized to administer; (videlicet,)

do solemnly declare, That I will, to the Declaration to best of my Ability, faithfully and truly report as to the Fitness be made by for Service of the Man or Men about to be submitted to my Surgeon. Examination, and that I will not receive from any of them any Fee or Reward whatever for any such Examination.'

and every such Surgeon shall receive for each Day's Attendance Allowance to t such Meeting a Sum not less than Half a Guinea nor exceeding Surgeon. 'we Guineas, according to the Extent of the Duty performed: rovided always, that the Accounts and Vouchers upon which said Allowances shall be recommended by the Deputy Lieumants of the respective Subdivisions shall be transmitted to the ecretary-at-War, with the Accounts of the Lieutenancy Clerks, r Examination and Payment.

XXXIII. All Sums of Money granted for the Pay, Clothing, Pay, &c. to be ntingent and other Expenses, and for the Allowances to the issued under fficers and Men of the Regular and Local Militia, when dis- Directions of Seabodied, shall be issued and paid under the Direction of the xretary-at-War, by the Acceptance of Bills or otherwise, accordg to such Regulations as have been or shall be established on at Head.

cretary-at-War.

XXXIV. All Bills, Drafts, and Orders drawn for Pay or Bills for Pay, &c. llowances under this Act may be drawn upon unstamped Paper; may be on und no such Bill, Draft, or Order shall be void by reason of being stamped Paper awn or written on unstamped Paper.

XXXV. No Fee or Gratuity whatsoever shall be given or paid No Fee to be for upon account of any Warrant or Sum of Money which taken. all be issued in relation to or in pursuance of this Act.

XXXVI. For the Residence and Accommodation of the Adju- Allewance to nt belonging to any Regiment or Battalion of Militia in Ireland, Residence and hen not embodied, there shall be paid to such Adjutant the Accommodation 3 R 4

yearly in Ireland.

Allowances to Clerks of General and Subdivision Meetings in England.

15 & 16 Vict. c. 50.

Allowances to such Officers and others in Scotland,

42 G. 3. c. 91. and to Clerks of General Meetings when Militia raised otherwise than by Ballot. Manner of granting Allowances.

Clerks, &c. to make Declaration of the Justness of their Accounts.

XXX. In every County in England and Wales when the Regular Militia is or shall be raised by Ballot, Allowances shall be made to the Clerks of General Meetings, and the Clerks of Subdivision Meetings of Lieutenancy, and also to the Clerks of General Meetings and the Clerks of Subdivision Meetings of the Lord Warden and Deputy Wardens of the Stannaries of Cornect and Devon, for their Trouble and Expenses in the due Execution of an Act passed in the Session of Parliament holden in the Fifteenth and Sixteenth Years of Her Majesty, Chapter Fifty, intituled An Act to consolidate and amend the Laws relating to the Militia in England, and of any other Acts relating to the said Militia, or to the Regiment or Body of Miners in the Counties of Cornwall and Devon; and in every County, Stewartry, City, or Place in Scotland where the Regular Militia is or shall be raised Allowances shall also be made to the Clerks of General Meetings and Clerks of the several Subdivision Meetings, and to Schoolmasters, Constables, and other Officers, for their Trouble and Expenses in the due Execution of an Act passed in the Fortysecond Year of the Reign of King George the Third, intituled An Act to raise and establish a Militia in Scotland, and of any other Acts relating to the said Militia; and such Allowances shall be issued at the Rates specified in Schedule A. appended to this Act; and the Allowances to Clerks of General Meetings, when the Militia is raised otherwise than by Ballot, shall be issued at the Rates specified in Schedule B. appended to this Act.

XXXI. The said Allowances shall be granted as follows; (videlicet,) the Account shall be certified by the Lieutenant of the County, Stewartry, City, or Place, or by Two or more Deputy Lieutenants acting for such County, Stewartry, City, or Place, or by the Lord Warden of the Stannaries of Cornecall and Devon, or by Two or more Deputy Wardens of the Stannaries of Cornevall and Devon; and the Clerks of General and Subdivision Meetings in Great Britain, and the Schoolmasters, Constables, and other Officers in Scotland, shall make a Declaration as to the Justness of the Accounts, in the following Terms respectively,

before some Justice of the Peace; (videlicet,)

Declaration of a Clerk of General or Subdivision Meetings.

do solemnly declare, That the preceding Account, so far as regards my Interest therein, is a just and true Account of Business performed by me for and in behalf of the Public Service, according to the Manner therein set forth; and the Sums claimed as disbursed were actually paid by me.'

Declaration of a Schoolmaster, Constable, or other Officer in Scotland.

do solemnly declare, That I am the
Parochial Schoolmaster [or Constable, or other Officer] of
the District of in the Subdivision
of the County of ; and that the preceding
Account is a just and true Account of Business actually performed by myself for and in behalf of the Public Service, according to the Manner therein set forth; and that I was employed

on such Business the full Time therein stated; and that the 'Sums claimed as disbursed were actually paid by me.'

And the said Accounts shall be transmitted to the Secretary-at-War, who is hereby empowered to issue the Allowances according to the Rates specified in the respective Tables to this Act annexed, or such Sums as he shall think reasonable and proper.

XXXII. 'And whereas it is expedient that the Deputy Lieu- Deputy Lieutenants acting in any Subdivision of any County, Stewartry, tenants may 'City, or Place in Great Britain, and the Special Deputy require the Wardens acting in any Subdivision in the Stannaries of the Attendance of 'Counties of Cornwall and Devon, should be assisted by the residing near 'Advice of a Surgeon in deciding upon the Appeals of Persons the Place of ' claiming to be exempt from compulsory Service in the Militia Meeting for by reason of bodily Infirmity, and upon the Fitness for Service Appeals. of the Persons presenting themselves for Enrolment: It shall be lawful for any Two Deputy Lieutenants and they are hereby empowered and required to summon, by Two Days previous Notice in Writing, any competent Surgeon residing at or nearest to the Place where any Meeting for Appeals or Enrolment shall he held, to attend at such Meeting; and every such Surgeon shall, before he begins any such Examination, make the following Declaration, which Declaration any Deputy Lieutenant is hereby authorized to administer; (videlicet,)

do solemnly declare, That I will, to the Declaration to best of my Ability, faithfully and truly report as to the Fitness be made by ' for Service of the Man or Men about to be submitted to my Surgeon. ' Examination, and that I will not receive from any of them any ' Fee or Reward whatever for any such Examination.'

And every such Surgeon shall receive for each Day's Attendance Allowance to at such Meeting a Sum not less than Half a Guinea nor exceeding Surgeon. Two Guineas, according to the Extent of the Duty performed: Provided always, that the Accounts and Vouchers upon which the said Allowances shall be recommended by the Deputy Lieutenants of the respective Subdivisions shall be transmitted to the Secretary-at-War, with the Accounts of the Lieutenancy Clerks, for Examination and Payment.

XXXIII. All Sums of Money granted for the Pay, Clothing, Pay, &c. to be contingent and other Expenses, and for the Allowances to the issued under Officers and Men of the Regular and Local Militia, when dis- Directions of Seembodied, shall be issued and paid under the Direction of the Secretary-at-War, by the Acceptance of Bills or otherwise, according to such Regulations as have been or shall be established on that Head.

cretary-at-Wer.

XXXIV. All Bills, Drafts, and Orders drawn for Pay or Bills for Pay, &c. Allowances under this Act may be drawn upon unstamped Paper; may be on unand no such Bill, Draft, or Order shall be void by reason of being stamped Paper drawn or written on unstamped Paper.

XXXV. No Fee or Gratuity whatsoever shall be given or paid No Fee to be for or upon account of any Warrant or Sum of Money which taken. shall be issued in relation to or in pursuance of this Act.

XXXVI. For the Residence and Accommodation of the Adju- Allewance to tant belonging to any Regiment or Battalion of Militia in Ireland, Residence and when not embodied, there shall be paid to such Adjutant the Accommodation 3 R 4

yearly in Ireland.

Allowance for Hire of House or Place for depositing Arms and Stores of the Militia in Ireland. yearly Sum of Twenty Pounds Seventeen Shillings of the Currency of the United Kingdom of Great Britain and Ireland, and for the Hire of any House or Place to be provided for the keeping of the Arms, Accoutrements, Clothing, or other Stores of such Regiment, there shall be paid to such Adjutant, or if there be no Adjutant, then to the Non-commissioned Officer in charge of the Stores, the yearly Sum of Five Pounds of such Currency, which Sums shall be defrayed by the County; and the necessary Sum for that Purpose, and for all other Sums of Money and Expenses payable and to be defrayed by the County in respect of the Militia of the County, and all Arrears which shall not have been presented and paid before the passing of this Act, or which shall have become due before the Certificate thereof shall be transmitted as hereafter mentioned, shall be raised by the Presentment of the Grand Jury of the said County, which Presentment the Grand Jury of the County shall pass on a Certificate signed by the Chief Secretary of the Lord Lieutenant or other Chief Governor or Governors of Ireland for the Time being, or, in the Absence of such Chief Secretary, by the Under Secretary, or by the Assistant Under Secretary, without any Application at Presentment Sessions, and specifying the said Allowances to be made to the Adjutant, or to a Non-commissioned Officer, as the Case may be, and any other Expense payable and to be defrayed by the County in respect of the Militia of the County; and the said Certificate shall be transmitted by such Chief or Under Secretary or Assistant Under Secretary to the Clerk of the Crown for the County at any Time prior to the First Day of Assizes for such County, or if the County or County of the City of Dublin, then

Providing Place for Arms, &c. 42 G. S. c. 90.

prior to the First Day of the Presenting Term.

XXXVII. In all Cases where any Place provided under an Act passed in the Forty-second Year of the Reign of King George the Third, intituled An Act for amending the Laws relating to the Militia in England, and for augmenting the Militia, for the Purpose of keeping therein the Arms, Accourrements, Clothing, and other Stores belonging to any Regiment, Battalion, or Corps of Militia, when not embodied, and the Hire or Cost of which Place may have been paid or is payable out of the County Rates by the Treasurer of the County in which such Place is situated, is or may become from any Cause insecure, insufficient, or unfit for the safe Custody of such Arms, Accoutrements, Clothing, and other Stores; or in case the Public Service or Convenience require the Site of the same to be changed, or in case no such Place has been provided, the Deputy Lieutenants of such County. at any General Meeting duly convened for this Purpose, upon the Representation of the Lord Lieutenant of such County, and the Colonel or Commandant of such Regiment, Battalion, or Corps of the County within which such Place is or is proposed to be situated, to the Effect that no such Place has been provided under the aforesaid Act, or that the Place provided is unfit, or insecure, or inefficient, and upon Evidence thereof, may and are hereby required to provide a suitable and secure Place, or to enlarge or alter and make secure and convenient the Place already provided. for the Purpose of keeping in proper Order and in safe Custody therein the Arms, Accourrements, Clothing, and other Stores belonging

belonging to any Regiment, Battalion, or Corps of Militia of the County within which such Place is or is to be provided, and the Purchase, Hire, or Cost of which Place, in case the same shall be approved by the Lord Lieutenant and Colonel or Commandant of the Militia of such County, Riding, or Place, and the necessary Cost of Fuel for keeping it dry, shall be paid for by the Treasurer of such County, Riding, or Place, out of the County Rates: Provided always, that with a view to such safe Custody the Place so altered, enlarged, or provided shall contain an Orderly and Guard Room, and Quarters for the Serjeant Major, and such Proportion of the Non-commissioned Officers of the permanent Staff as may be a sufficient Guard for such Arms, being not less in any Case than One Half of the whole Number, nor less than Six, except in Corps consisting of less than Three Companies in which Corps all the Staff shall be provided with Quarters, and there shall be also provided a sufficient Yard or Parade Ground wherein the Men may be mustered for the Issue and Return of

such Arms, Accourrements, Clothing, and other Stores.

XXXVIII. For the Purpose of spreading over a Term of Power to bor-Years the Expense of altering, enlarging, or providing such Place, row Money for Orderly Room, and Quarters, the Justices of the County, Riding, providing Places or Place, or the major Part of them, such major Part not being less than Five, upon Representation from the Treasurer of the County, may borrow, on the Mortgage of the Rates of such County, Riding, or Place, all or any of the Money necessary for the Purpose of defraying such Expenses, and such Money may be so raised at any Rate of Interest not exceeding Five Pounds per Centum per Annum, and any such Mortgage shall be executed by the Chairman and Two or more other Justices present at the Time of making such Mortgage; and every such Mortgage shall be effectual for securing to the Person advancing the Sum of Money in such Mortgage expressed to be advanced, his Executors, Administrators, and, Assigns, the Repayment thereof, with Interest for the same, after such Rate and at such Time and in such Manner as in such Mortgage provided; and every Person to whom any such Mortgage is made his Executors or Administrators. is hereby empowered, by endorsing his or their Name or Names on such Mortgage, to transfer the same, and his and their Right to the Principal Money and Interest thereby secured; and every Assignce of any such Mortgage, his Executors and Administrators, may in like Manner transfer the same again, and so toties quoties; and the Persons to whom such Mortgages or such Transfers thereof are made, their Executors and Administrators, shall be Creditors upon the Rates and Funds thereby expressed to be mortgaged in an equal Degree one with another, and shall not have any Preference or Priority other than is provided under the Powers of this Act.

XXXIX. The said Justices shall in every Year charge the Justices to pro-Rates of such County with the Sum for the Time being required vide annually Rates of such County with the Sum for the Time being required for Payment of under this Act, or such of them as for the Time being remain Mortgages, and unpaid, and also with the Payment of a further Sum, not less not less than than One Thirtieth Part of the whole of such Mortgages at the One Thirtieth Time of the same being first made, and such Sums shall be applied Part of the

for Stores, &c.

under Principal.

under the Direction of the said Justices in discharge of the Interest on the said Mortgages or such of them as for the Time being remain unpaid, and of so many of the Principal Sums owing on the said Mortgages for the Time being remaining unpaid, as such Sums after Payment of the Interest as aforesaid will extend to discharge, until the whole of the Principal Monies for which such Mortgages shall have been made, and the Interest thereof, shall be fully paid and discharged; and the said Justices are hereby required to fix One or more Days in each Year on which such Payment shall be made, and shall make Orders for Assessments in due Time, so as to provide for such Payments being regularly made; and the said Justices shall, by Agreement with the Parties, or others advancing any Money for the Purposes of this Art, determine the Order or Priority in which the several Sums advanced shall be respectively discharged.

Power to raise Money to pay off Sums already borrowed. XL. It shall be lawful for the Justices of the County for which such Monies shall have been borrowed (with the Consent of the Parties to whom the same shall be owing) to pay off the Monies so borrowed, and to raise and borrow the Monies necessary for that Purpose, and also to repay the said last-mentioned Monies and the Interest thereof, under the Powers of this Act, as if such Monies were borrowed under the Powers herein-before contained, but so, nevertheless, that all Monies borrowed shall be discharged within Thirty Years from the Towns of first borrowing the same.

Sale of Place which is not required.

XLI. In all such Cases as aforesaid the Persons or Person in whom such Place which may have become insecure, insufficient, unfit, or inconvenient as aforesaid for the Purposes aforesaid may be vested, upon Service upon them or him of an Order made at any Court of Quarter Sessions of the Peace, setting forth that another and more convenient and proper Place has been provided for the Purpose aforesaid, whereby the Place so purchased for the Purpose aforesaid has become useless, shall proceed forthwith, in such Manner as they shall think best, to sell and convey and assure the same to any Purchaser or Purchasers thereof, freed and discharged from the Uses or Trusts to which it had theretofore been liable and subject, and give Receipts and Acquittances for the Purchase Money or Purchase Monies thereof, and shall, upon Receipt of the Money arising therefrom, after deducting thereout all Costs and Charges attending such Sale or Sales, pay the same unto the Treasurer of such County, Riding, or Place, to be by him applied and paid towards the Cost of such Place to be so purchased as aforesaid, or the fitting up the same, and in case no such Place shall be so purchased, then toward the Expenses of fitting up such Place which may be so hired as aforesaid for the Purposes aforesaid, and the Residue of such Purchase Money (if any) shall be invested in the Public Funds, and the Interest thereof applied in aid of the Rate of such County or Riding, according as the Justices of the same in Quarter Session assembled may direct; and no Person purchasing any Place so sold as aforsaid shall be bound to inquire whether any of the Circumstances have arisen under which it has been determined to sell the same as aforesaid, nor shall he be bound to see to the Application or Nonapplication of his, her, or their respective Purchase Monies: and when and as soon as the Persons or Person in whom such Place shall have been so vested as aforesaid shall have paid to the said County Treasurer the clear Proceeds arising from such Sale or Sales, and shall have procured from such Treasurer his Receipt for the same, then and from thenceforth such Persons or Person shall be forthwith discharged from all Liability, Claim, or Demand in respect of the said Place so vested in him or them for the Purposes aforesaid, and also from all Liability, Claim, or Demand in respect of the Proceeds arising from the Sale of such Place; and such Receipt shall be a Bar to the Claim of any Person or Persons whatsoever in such County, Riding, or Place, or any Person or Persons claiming under them any Right, Title, or Estate to such Place or the Proceeds thereof.

XLII. Innkeepers and others who, according to the Provisions PermanentStaff of the Mutiny Act, are liable to have Soldiers billeted upon them. to be billeted. shall in like Manner be subject to have the Permanent Staff of the Militia, when disembodied, billeted upon them, and in default of their providing convenient Lodging with Fire and Candle as prescribed in the Ninety-fourth Section of the Forty-second George the Third, Chapter Ninety, shall be liable to the Penalties imposed upon Civil Subjects offending against the Laws relating to Billets prescribed by the Act for punishing Mutiny and Desertion.

XLIII. All Things in this Act contained relating to Counties, All Things in and to Regiments of Militia respectively, shall be construed to this Act relating extend to all Ridings, Shires, Stewartries, Citics, and Places, and to Counties, &c. shall extend to all Battalions, Corps, and independent Companies respectively, Ridings, &c. and to the Corps of Miners of Cornwall and Devon.

XLIV. This Act shall take effect and continue in force from Continuance of the Thirty-first Day of July One thousand eight hundred and Act. fifty-three until the First Day of September One thousand eight hundred and fifty-four.

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SCHEDULES to which this Act refers.

SCHEDULE A.

Scale of Rates of Remuneration to the Clerks of General and Subdivision Meetings of Lieutenancy in Great Britain, including the Clerks of the Tower Hamlets and the Stannaries of Cornwall and Devon, and to Schoolmasters, Constables, and other Officers in Scotland, for carrying into execution the Acts 15 & 16 Vict. c. 50. and 42 Geo. 3. c. 91., and other Acts relating to the Militia, when the Militia are raised by Ballot.

ALLOWANCES to the CLERKS OF GENERAL MEETINGS.

- 1. For Trouble in calling a General Meeting by s. d. Circular Letters or Advertisements (no separate Charge being made for writing the Letters or framing the Advertisements)
- 2. For attending General Meetings at which the Statutory Quorum of Lieutenancy shall be present, each
 - For each Meeting which shall be necessarily adjourned by the Clerk in consequence of the Absence of the Lord Lieutenant or Deputy Lieutenants

Which Allowances are to be in full for engrossing Minutes, &c.

3. For filling up printed Precepts to the High Chief Constable of each Subdivision, Hund Lathe, Rape, or Wapentake in England Wales, including the Tower Hamlets, and Stannaries of Cornwall and Devon, to re-	red, and the	£	E.	d.
Lists, each	-	0	0	6
For filling up printed Precepts to the Sch masters, Chief Constables, or other Officer Scotland to return Lists, each	ool- s in	0	0	6
4. For writing the annual Advertisements for relating, arranging, and fixing the First S division Meeting of the Deputy Lieuten for receiving the Parochial Lists and heat Appeals	sub- ants	0	7	6
5. For arranging Subdivision Lists and mal Abstracts thereof, Schedule (D.), for the P. Council, the Secretary of State, and the Se	rivy cre-			
tary-at-War (the latter Copy to be annexe the Clerk's Accounts as a Voucher); videlic				
In Counties furnishing a Quota of 200 l or under in the original Number of Militia	Men the	2	2	0
In Counties furnishing from 201 to 400	Men	3	3	0
Ditto from 401 to 600 1	Men	-	-	0
Ditto from 601 to 800 1		5	5	0
Ditto from 801 Men upwards	ana	6	6	0
6. For striking the Proportion of Men to serve the several Hundreds, Rapes, Lathes, Way takes, or other Divisions of a County in Island and Wales, and for each respective Pa or other Division of a County or Stewart Scotland, under the several Acts of Parlian relating to the Regular Militia, when necess to be done:	en- ing- rish y in ent			
In Counties furnishing a Quota of 200 l	Men			_
or under		1 2		
Ditto from 201 to 400 l Ditto from 401 to 600 l		3		
Ditto from 601 to 800 l		4	4	0
Ditto from 801 Men	and		,	Λ
upwards 7. For Trouble in engrossing in a Book the Na of the Men contained in each Subdivi- Return of Enrolment, Schedule (E.):	mes sion	5	5	U
· For engrossing 50 Names and under	-	0		0
Ditto - 51 to 150 Names -	•	_	10	0
Ditto - 151 to 250 Names - Ditto - 251 Names and upwards	-	1	0 10	Ü
8. For drawing out fair Copy of the Lord Li	en-	•		-
tenant's annual Return of the Militia for	the			
County, containing the Number, Names, Rank of the Officers, and the Number of	and			

Non-commissioned Officers, Drummers, and Private Men:	Ł	s ,	d.
In Counties furnishing One Regiment, Batta-			
lion, or Corps	0	1.5	0
Ditto - Two - Ditto -		10	ŏ
Ditto - Three - Ditto -	2	_	ŏ
No separate Charge being made for Atten-	_	•	•
dance upon the Lord Lieutenant or			
Deputy Lieutenants for his or their			
Signatures thereto.			
Note.—This Allowance is of course			
only chargeable by the General			
Clerks for those Counties in Scot-			
land which furnish the greatest			
Proportion of Men towards the			
Formation of the Regiment, Batta-			
lion, or Corps.			
9. For Stationery:			
To the Clerk of General Meetings in a County			
where the Number in the original Quota			
of the Militia is under 300 Men	0	^	^
Ditto - from 301 to 600 Men -	2	0	0
Ditto - from 601 to 900 Men -	3 4	0	0
	5	_	0
	ð	0	0
10. For Copyings, Correspondence, &c. &c.:			
To the Clerk of the General Meetings in a			
County where the Number of the original	_	_	_
Quota of the Militia is 200 Men or under -	2	0	0
In a County furnishing from 201 to 400 Men -	3	0	0
Ditto from 401 to 600 Men - Ditto from 601 to 800 Men -	4 5	0	0
	ð	0	0
	_	^	^
wards	6	0	0
11. The actual Amount expended for printing and publishing the Advertisements, for Postages,			
publishing the Advertisements, for Postages,			
Expresses, and Messengers, to be allowed upon			
an Account, specifying each Article of Postage,			
&c., certified specially by the Lieutenancy, whose			
Certificate shall state that the same were neces-			
sary and actually performed.			
The Charge for printing and publishing			
Advertisements is invariably to be sup-			
ported by the Receipt of the Person to			
whom paid.			
TRAINING AND EXERCISE.			
12. For filling up printed Notices to the Clerks of			
Subdivision Meetings of the Time and Place			
fixed by the Lord Lieutenant or Deputy Lieu-			
tenants for assembling the Militia to be trained	_	_	_
and exercised, each Notice	0	0	6
13. For making out correct Abstracts from the Adju-			
tant's or other Commanding Officer's Returns,			

C. 116.

Schedule (F.), in the Form Schedule (G.), for Her Majesty's Secretary of State for the Home Department in Counties in England and Scot-	2	s.	₫.
land furnishing a Quota towards the Formation of an entire Regiment or Battalion - In Counties in England, Wales, and Scotland furnishing One Regiment, Battalion, or	1	0	0
Corps	2	0	0
Ditto - Two - Ditto -	3	0	0
Ditto - Three - Ditto -	4	0	0
ALLOWANCES to CLERKS of SUBDIVISION MEET	MC4		
14. For Trouble in calling a Subdivision Meeting by	aug.		
Advertisement, no separate Charge being made	_		^
for writing Letters or framing Advertisement	U	5	U
Or for calling a Meeting by Circular Letters to the			
Deputy Lieutenants, the Adjutant, or other			
Commanding Officer, (no Charge being made	_		
for the Draft,) for each Letter	0	ł	0
15. For attending Subdivision Meetings, for each of			
the Three first or principal Meetings at which			
the Statutory Quorum of Lieutenancy shall be			
present; videlicet,			
For receiving Lists and hearing Appeals,			
For balloting,			
For enrolling,			
And for the Meeting held to apportion the			
Deficiencies among the Parishes, et cetera,			
when necessary to be done; and also for			
calling out the Quota or Apportionment			
of the Subdivision to be trained and exer-			
cised, which Allowance shall be in full for			
engrossing Minutes and making up Lists -	2	9	O
And for each Meeting held by Adjournment to	-	-	•
complete the Business of any or either of the			
Three first or principal Meetings above enu-			
merated, which Allowance shall be in full for			
			۸
engrossing Minutes and making up Lists	1	5	U
And for each Meeting which shall have been			
summoned, but which is necessarily postponed			
by the Subdivision Clerk in consequence of	_	٠,	
the Absence of the Deputy Lieutenant	U	15	U
16. For filling up printed Precepts to the Chief or			
High Constables in England and Wales, in-			
cluding the Tower Hamlets and Stannaries of			
Cornwall and Devon, to give Notice of the			
Number of Men apportioned to serve for each			
Parish, and to issue out their Orders to the			
Petty Constables to serve Notices upon balloted			
Men, each Precept	0	0	6
And for filling up printed Precepts to the School-			
masters, Chief Constables, or other Officers in			
Scotland, for the Performance of similar Duty,			
each Precept	0	0	6
-			

		£ 2 per	1,0	
18.	For making out the annual Abstracts of Lists,			
	Schedule (C.), for the Use of the Clerk of			
	General Meetings, where the original Quota			
	or Apportionment of the Subdivision is			
	50 Men and under	2	2	0
	Ditto from 51 to 150 Men	3	3	0
	Ditto from 151 to 250 Men	4	4	0
	Ditto from 251 Men and upwards	5	5	0
19.	For making out fair and true Copies of Lists of			
	Men enrolled for each Subdivision of a County			
	· in Great Britain, including the Tower Hamlets			
	and the Stannaries of Cornwall and Devon, for			
	the Use of the Clerk of General Meetings,			
	Schedule (E.), and the Colonel or Commandant			
	of the Regiment of the County; (videlicet,)			
	For a Roll containing 50 Names and under		5	0
	Ditto from 51 to 150 Names -		10	0
	Ditto from 151 to 250 Names	-	15	_
00	Ditto from 251Names and upwards	1	0	0
20.	For Stationery to the Clerk of a Subdivision furnishing Men towards the Quota of a County			
	in the following Proportions; (videlicet,)			
	For a Subdivision furnishing 50 Men and			
	under	1	10	0
	Ditto from 51 to 150 Men -		Õ	ŏ
	Ditto from 151 to 250 Men		10	ŏ
	Ditto from 251 Men and upwards	3	Õ	ŏ
21.	For Correspondence, Copyings, et cetera, to the	_	_	_
	Clerk of a Subdivision furnishing Men towards			
	the Quota of a County in the following Propor-			
	tions; (videlicet,)			
	For a Subdivision furnishing 50 Men and			
	under	2	0	0
	Ditto from 51 to 150 Men -	3	0	0
	Ditto from 151 to 250 Men -	4	0	0
	Ditto from 251Men and upwards	5	0	0
22.	The actual Amount expended for printing and publishing Advertisements, for Postage, Ex-			
	publishing Advertisements, for Postage, Ex-			
	presses, and Messengers, to be allowed upon an			
	Account specifying each Article of Postage,			
	and specially certified by the Lieutenancy, whose Certificate shall state that the same was			
	necessary and actually performed.			
	necessary and accountry performed.			

	The Charge for printing and publishing Ad-	L s.d.
	vertisements is invariably to be supported	~ . u.
	by the Receipt of the Person to whom paid.	
23.	For Trouble in apportioning and distributing to	
	the Constables of the several Townships, Pa-	
	rishes, et cetera, within the Limits of the Sub-	
	division, the various Forms of Schedules, et	
-	cetera: For a Subdivision furnishing 50 Men and	
	under	0 5 0
	Ditto from 51 to 150 Men -	0 10 0
	Ditto from 151 to 250 Men -	0 15 0
	Ditto from 251 Men and upwards	1 0 0
	TRAINING AND EXERCISE.	
24.	For filling up printed Precepts to the High or	
	Chief Constable in each Subdivision of any	
	County in England and Wales, including the	
	Tower Hamlets and the Stannaries of Cornwall	
	and Devon, to issue out their Warrants to the	
	Petty Constables, Tithingmen, or other Officers	
	within their respective Hundreds to give Notice	
	in Writing to the Men enrolled to attend the Training and Exercise of the Militia:	•
	For each Precept containing 50 Names and	
	under	0 5 0
	Ditto from 51 to 150 Names -	0 10 0
	Ditto from 151 to 250 Names -	0 15 0
	Ditto from 251 Names and upwards	1 0 0
	And for filling up printed Precepts to the Chief	
	Constables, and to the Schoolmasters, Constables,	
	or other Officers of the Parishes within the	
	Subdivision of any County, Stewartry, City, or	
	Place in Scotland, to give Notice in Writing to the Men enrolled to attend the Training and	
	Exercise of the Militia:	
	For each Precept containing 10 Names and	
	under	0 0 6
	Ditto from 11 to 30 Names -	0 1 0
	Ditto from 31 to 50 Names -	0 2 6
	Ditto from 51 to 70 Names -	0 4 0
	Ditto from 71 to 100 Names -	0 7 0
ຄະ	Ditto from 100 upwards -	0 10 0
Z 0.	For making out full and true Lists of the Names and Dates of Enrolment of all Persons enrolled	
	within each Subdivision respectively, for the	
	Use of the Commanding Officer and Adjutant	
	of each Regiment, Battalion, or Corps of any	
	County, Stewartry, City, or Place in Great Bri-	
	tain, previously to the Training and Exercise:	
	For a Roll containing 20 Names and under	0 2 0
	Ditto from 21 to 50 Names	0 5 0
	Ditto from 51 to 150 Names Ditto from 151 to 250 Names -	0 10 0 0 15 0
	Ditto from 251 and upwards	1 0 0

	,	O. 1	10.
S6. For correcting the Books of Enrolment of the Subdivision so as to correspond accurately with the Extracts from the Adjutant's or other Commanding Officer's Return, Schedule (F.), of the State of the Classes of the Men forming the Quota or Apportionment serving in the Regiment, Battalion, or Corps of Militia of any County, Stewartry, City, or Place in Great Britain. For a Subdivision furnishing 50 Men and under	0	5	. <i>d</i> .
Ditto from 51 to 150 Men		10	0
Ditto from 151 to 250 Men	0	15	0
Ditto from 251 and upwards -	1	0	0
ALLOWANCES to SCHOOLMASTERS IN SCOTLAND 27. For filling up and delivering Notices to House-	D.		
holders for each Demonstration of Fight II	_	_	_
holders, for each Day consisting of Eight Hours 28. For making out Lists, for each Folio consisting	0	5	0
of Sixty Lines	0	1	0
29. For attending Meetings of Lieutenancy, each Meeting	0	10	0
30. For filling up and delivering Notices to balloted			
Men, per Day	0	5	0
31. For Stationery, per Annum	0	5	0
ALLOWANCES to CONSTABLES IN SCOTLAND.			
32. For filling up and delivering Notices to Househol-			
ders, for each Day consisting fo Eight Hours - 33. For making out Lists, for each Folio consisting	0	4	0
of Sixty Lines	0	1	0
34. For attending each Meeting of Lieutenancy, per Day	0	4	0
35. For filling up and delivering Notices to balloted and enrolled Men, per Day	0	4	0
36. For Stationery where the Lists are made out by	-	_	_
the Constables, per Annum -	0	5	0
SPECIAL CONTINGENT ALLOWANCES as applicable to the General Subdivision Meetings of Lieutenancy respec	Cle ectiv	erks ely.	of
37. When it is necessary to call the Person from a D perform the Duty of a General or Subdivision C Person shall have an Allowance for his travel.	lerl Ilin	c, st	ıch

penses not exceeding Ninepence per Mile, and the Expenses of Tolls and Ferry Money; but the Particulars of such Expenses shall be specified in a Statement, and certified by the Lieutenancy, and transmitted in support of the Charge in the Clerk's annual Account.

38. The Expense necessarily incurred for the Use of the Room at the Place of Meeting to be allowed upon the Production of the Receipt of the Person to whom the same may be paid,

SCHEDULE B.

Scale of Rates of Remuneration to the Clerks of General Meetings for any Duty they may be required to perform under the Act 15 & 16 Vict. c. 50., or by Her Majesty's Secretary of State, in execution of the Provisions of the said Act when the Militia is raised otherwise than by Ballot.

CLERKS of GENERAL MEETINGS.

CLERKS OF GENERAL DIRECTINGS.			
	Per	Ann	om.
For Trouble in executing the Duty required under	£	s.	d.
the 15 & 16 Vict. c. 50., including Copyings,	-		
Correspondence, and Stationery:			
	•		
In Counties where the Quota does not exceed		_	
200	15	0	0
Where the Quota is			
Above 200, and not exceeding 400	20	0	0
Above 400, and not exceeding 500 -	25	0	0
And where the Quota exceeds 500, the following			
Additions for every 100, or fractional Part of 100:			
Above 500, and not exceeding 1,000 -	4	0	0
Above 1,000, and not exceeding 2,000	3	0	0
Above 2,000, and not exceeding 3,000 -	2	0	0
Above 3,000, and not exceeding 4,000	1	10	0
Above 4,000	1	0	0
The actual Expense incurred in Printing or adver-			
tising:			
For convening and attending any General			
Meeting summoned by the distinct Order			_
of the Secretary of State	2	Z	O

CAP. CXVII.

An Act to amend the Laws relating to the Redemption and Purchase of the Land Tax in Great Britain.

[20th August 1853.]

'WHEREAS it is expedient to restrict the Redemption and Purchase of the Land Tax in Great Britain to Persons 'having an Estate or Interest in the Lands or Hereditaments' whereon such Land Tax is charged: Be it therefore emected by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Redemption of Land Tax restricted to Persons having an Interest in the Property. I. From and after the passing of this Act the Redemption and Purchase of Land Tax in Great Britain shall be subject to the Provisions herein-after contained: No Body Politic or Corporate nor any Person whatever, shall be entitled to redeem or purchase any Land Tax, except such Bodies Politic and Corporate and Persons respectively having an Estate or Interest in the Messuages, Lands, Tenaments, or Hereditaments whereon such Land Tax is or shall be charged, and to whom Preference in the Redemption of Land Tax was given for a limited Period by the Act passed

in the Forty-second Year of the Reign of King George the Third.

Chapter One hundred and sixteen.

II. Upon the Completion of any Contract entered into after Land Tax the passing of this Act for the Redemption of Land Tax, and upon redeemed to the Transfer or Payment of the Consideration for the same, the merge in the Messuages, Lands, Tenements, or Hereditaments comprised in such Contract shall be wholly freed and exonerated from the Land Tax charged thereon, and from all further Assessments thereof, and from any yearly Term, Rent, or Rentcharge in respect of any Consideration for such Contract.

CAP. CXVIII.

An Act to amend an Act of the Seventh Year of Her Majesty for the better Apprehension of certain Offenders.

[20th August 1853.]

HEREAS by an Act passed in the Session holden in the Sixth and Seventh Years of Her Majesty (Chapter Thirty-' four), "for the better Apprehension of certain Offenders," it is 6 & 7 Vict. c. 34 ' provided, that it shall not be lawful for any Person to endorse ' his Name upon any such Warrant as therein mentioned, for the ' Purpose of authorizing the Apprehension of any Person under ' that Act, unless it shall appear upon the Face of the said Warrant that the Offence which the Person for whose Apprehension the ' said Warrant has been issued is charged to have committed is such ' that, if committed within that Part of Her Majesty's Dominions ' where the Warrant is so endorsed, it would have amounted in 'Law to a Treason, or some Felony such as the Justices of the ' Peace in General or Quarter Sessions assembled have not Autho-' rity to try in England under the Provisions of an Act passed in the Sixth Year of Her Majesty, intituled An Act to define the 5&6 Vict. c. 98. ' Jurisdiction of Justices in General and Quarter Sessions of the ' Peace, or unless the Depositions appear sufficient to warrant the 'Committal of such Person for Trial: And whereas it is expedient ' that the Provisions of the said Act should be extended to Persons ' charged with any Felony:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Recited Act recited Enactment shall hereafter be read and construed as if the extended to all Words "such as the Justices of the Peace in General or Quarter Felonies. " Sessions assembled have not Authority to try in England under " the Provisions of an Act passed in the Sixth Year of the Reign " of Her Majesty, intituled An Act to define the Jurisdiction of " Justices in General and Quarter Sessions of the Peace," had been omitted therein.

C A P. CXIX.

An Act for the Suppression of Betting Houses.

[20th August 1853.]

INTHEREAS a kind of Gaming has of late sprung up tending to the Injury and Demoralization of improvident Persons ' by the opening of Places called Betting Houses or Offices, and 3 S 2

the receiving of Money in advance by the Owner of Counters of such Houses or Offices, or by other Persons seing on their Behalf, on their Promises to pay Money on Events of Horse Racce and the like Contingencies: For the Suppression thereof, he is enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

No House, &c. to be kept for Purpose of Owner or Occupier betting with other Per-

I. No House, Office, Room, or other Place shall be opened, kept, or used for the Purpose of the Owner, Occupier, or Keeper thereof, or any Person using the same, or any Person procured or employed by or acting for or on behalf of such Owner, Occupier, or Keeper, or Person using the same, or of any Person laving the Care or Management or in any Manner conducting the Business thereof betting with Persons resorting thereto; or for the Purpose of any Money or valuable Thing being received by or on behalf of such Owner, Occupier, Keeper, or Person as aforesaid as or for the Consideration for any Assurance, Undertaking, Promise, or Agreement, express or implied, to pay or give thereafter any Money or valuable Thing on any Event or Contingency of or relating to any Horse Race, or other Race, Fight, Game, Sport, or Exercise, or as or for the Consideration for securing the paying or giving by some other Person of any Money or valuable Thing on my such Event or Contingency as aforesaid; and every House, Olic, Room, or other Place opened, kept, or used for the Purposs divessid, or any of them, is hereby declared to be a common Number and contrary to Law.

Betting Houses to be Gaming Houses within 8 & 9 Vict. c. 109. II. Every House, Room, Office, or Place opened, kept, or used for the Purposes aforesaid, or any of them, shall be taken and deemed to be a common Gaming House within the Meaning of an Act of the Session holden in the Eighth and Ninth Years of Her Majesty, Chapter One hundred and nine, "to amend the Law concerning Games and Wagers."

Penalty on Owner or Occupier of Betting House.

III. Any Person who being the Owner or Occupier of any House, Office, Room, or other Place, or a Person using the same. shall open, keep, or use the same for the Purposes herein-before mentioned, or either of them; and any Person who being the Owner or Occupier of any House, Room, Office, or other Place shall knowingly and wilfully permit the same to be opened, kept or used by any other Person for the Purposes aforesaid, or eith: of them; and any Person having the Care or Management of or in any Manner assisting in conducting the Business of any Hou-t. Office, Room, or Place opened, kept, or used for the Purpose aforesaid, or either of them, shall, on summary Conviction there before any Two Justices of the Peace, be liable to forfeit and pay such Penalty, not exceeding One hundred Pounds, as slake be adjudged by such Justices, and may be further adjudged by such Justices to pay such Costs attending such Conviction as w the said Justices shall seem reasonable; and on the Nonpayout of such Penalty and Costs, or in the first instance, if to the said Justices it shall seem fit, may be committed to the Common God or House of Correction, with or without Hard Labour, for any Time not exceeding Six Calendar Months.

IV. Any Person, being the Owner or Occupier of any House, Penalty on Office, Room, or Place opened, kept, or used for the Purposes Persons receivaforesaid, or either of them, or any Person acting for or on behalf ing Money on of any such Owner or Occupier, or any Person having the Care or Management or in any Manner assisting in conducting the on Event of any Business thereof, who shall receive, directly or indirectly, any Bet. Money or valuable Thing as a Deposit on any Bet on condition of paying any Sum of Money or other valuable Thing on the happening of any Event or Contingency of or relating to a Horse Race or any other Race, or any Fight, Game, Sport, or Exercise, or as or for the Consideration for any Assurance, Undertaking, Promise, or Agreement, express or implied, to pay or give thereafter any Money or valuable Thing on any such Event or Contingency, and any Person giving any Acknowledgment, Note, Security, or Draft on the Receipt of any Money or valuable Thing so paid or given as aforesaid purporting or intended to entitle the Bearer or any other Person to receive any Money or valuable Thing on the happening of any such Event or Contingency as aforesaid, shall, upon summary Conviction thereof before Two Justices of the Peace, forfeit and pay such Penalty, not exceeding Fifty Pounds, as shall be adjudged by such Justices, and may be further adjudged by such Justices to pay such Costs attending such Conviction as to the said Justices shall seem reasonable; and on the Nonpayment of such Penalty and Costs, or in the first instance if to such Justices it shall seem fit, may be committed to the Common Gaol or House of Correction, with or without Hard Labour, for any Time not exceeding Three Calendar Months.

V. Any Money or valuable Thing received by any such Person Money so reaforesaid as a Deposit on any Bet, or as or for the Consideration ceived may be for any such Assurance, Undertaking, Promise, or Agreement as recovered from Persons received to be deeped to be the Use aforesaid, shall be deemed to have been received to or for the Use ing the same. of the Person from whom the same was received, and such Money or valuable Thing, or the Value thereof, may be recovered accordingly, with full Costs of Suit, in any Court of competent Juris-

diction.

VI. Provided always, That nothing in this Act contained shall This Act not to extend to any Person receiving or holding any Money or valuable extend to Stakes Thing by way of Stakes or Deposit to be paid to the Winner of due to Owner any Race, or lawful Sport, Game, or Exercise, or to the Owner of winning a Race.

any Horse engaged in any Race.

VII. Any Person exhibiting or publishing or causing to be Penalty on exhibited or published any Placard, Handbill, Card, Writing, Sign, Persons exhibitor Advertisement whereby it shall be made to appear that any ing Placards or House, Office, Room, or Place is opened, kept, or used for the Betting Houses. Purpose of making Bets or Wagers, in manner aforesaid, or for the Purpose of exhibiting Lists for betting, or with Intent to induce any Person to resort to such House, Office, Room, or Place for the Purpose of making Bets or Wagers, in manner aforesaid, or any Person who, on behalf of the Owner or Occupier of any such House, Office, Room, or Place, or Person using the same, shall invite other Persons to resort thereto for the Purpose of making Bets or Wagers, in manner aforesaid, shall, upon sum mary Conviction thereof before Two Justices of the Peace, forfeit and pay a Sum not exceeding Thirty Pounds, and may be further 3 S 3 adjudged

adjudged by such Justices to pay such Costs attending such Conviction as to the said Justices shall seem reasonable; and on the Nonpayment of such Penalty and Costs, or in the first instance if to such Justices it shall seem fit, may be committed to the Common Gaol or House of Correction, with or without Hard Labour, for any Time not exceeding Two Calendar Months.

Penalties and Costs may be levied by Distress. VIII. If any Person convicted under this Act on Information before Justices shall be adjudged to pay any Penalty, or any Costs and Charges attending the Conviction, and shall fail to pay such Penalty or Costs, the same may be levied by Distress and Sale of the Goods and Chattels of the Offender, by Warrant under the Hand and Scal of One of the convicting Justices: Provided always, that if any Person shall be committed to Prison for default of Payment of any Penalty and Costs, then the Costs alone may be levied by Distress as aforesaid.

Application of Penalties.

IX. One Half of every pecuniary Penalty which shall be adjudged to be paid under this Act shall be paid to the Informer, and the remaining Half shall be applied in aid of the Poor Rate of the Parish in which the Offence shall have been committed, and shall be paid for that Purpose to the Overseer or other Person authorized to receive Poor Rates in such Parish, or if the Place wherein the Offence shall have been committed shall be extraparochial, then the Justices by whom such Penalty shall be adjudged to be paid shall direct such remaining Half thereof to be applied in aid of the Poor Rate of such extra parochial Place, or, if there shall not be any Poor Rate therein, in aid of the Poor Rate of any adjoining Parish or District.

On Neglect to presecute any Summons Justices may authorize some other Person to proceed.

X. In case any Person who shall have laid any Complaint or Information in respect of any Offence against this Act shall not appear at the Time at which the Defendant may have been summoned to appear, or at any Time to which the Hearing of the Summons may have been adjourned, or, in the Opinion of any Justices having Authority to adjudicate with respect to the Offence charged in such Information or Complaint as aforesaid, shall otherwise have neglected to proceed upon or prosecute such Information or Complaint with due Diligence, it shall be lawful for such Justices to authorize any other Person to preced on such Summons instead of the Person to whom the same may have been granted, or, if such Justices think fit, to dismiss the Summons already granted, and authorize any Person to take out a fresh Sunmons in respect of the Offence charged in such Information or Complaint, in like Manner as if the previous Summons had not been granted.

Justices may authorizeSearch of suspected Houses, XI. It shall be lawful for any Justice of the Peace, upon Complaint made before him on Oath that there is reason to suspect any House, Office, Room, or Place to be kept or used as a Betting House or Office, contrary to this Act, to give Authority by special Warrant under his Hand, when in his Discretion he shall think fit, to any Constable or Police Officer, to enter, with such Assistance as may be found necessary, to use Force for making such Eatry, or Place, and, if necessary, to use Force for making such Eatry, whether by breaking open Doors or otherwise, and to arrest, search, and bring before a Justice of the Peace all such Persons found therein, and to seize all Lists, Cards, or other Documents relating

relating to racing or betting found in such House or Premises: and any such Warrant may be according to the Form given in the First Schedule annexed to the before-mentioned Act "to amend

44 the Law concerning Games and Wagers."

XII. If any Superintendent belonging to the Metropolitan Commissioner Police Force shall report in Writing to the Commissioners of of Police may Police of the Metropolis that there are good grounds for believing authorize Super and that he does believe that any House Office Room or Place intendent of and that he does believe that any House, Office, Room, or Place intendent of Police to enter within the Metropolitan Police District is kept or used as a Bet- and search susting House or Office, contrary to this Act, it shall be lawful for pected Houses. either of the said Commissioners by Order in Writing to authorise the Superintendent to onter any such House, Office, Room, or Place, with such Constables as shall be directed by the Commissioner to accompany him, and, if necessary, to use Force for the Purpose of effecting such Entry, whether by breaking open Doors or otherwise, and to take into Custody all Persons who shall be found therein, and to seize all Lists, Cards, or other Documents relating to racing or betting found in such House or Premises.

XIII. Any Person who shall be summarily convicted under this Appeal to Quar-Act may appeal to the next General or Quarter Session of the ter Sessions. Peace to be holden for the County or Place wherein the Cause of Complaint shall have arisen, provided that such Person at the Time of the Conviction give Notice of his Intention to appeal, and shall at the Time of such Conviction, or within Forty-eight Hours thereafter, enter into a Recognizance with Two sufficient Securities conditioned personally to appear at the said Session to try such Appeal, and to abide the further Judgment of the Court at such Session, and to pay such Costs as shall be by the lastmentioned Court awarded; and it shall be lawful for the Magistrate or Justices by whom such Conviction shall have been made to bind over any Party who shall have made Information against the Party convicted, and any Witnesses who shall have been examined, in sufficient Recognizances to attend and be examined at the Hearing of such Appeal; and every such Witness, on producing a Certificate of being so bound under the Hand of the said Magistrate or Justices, shall be allowed Compensation for his or her Time, Trouble, and Expenses in attending the Appeal, which Compensation shall be paid in the first instance by the Treasurer of the County or Place in like Manner as in Cases of Misdemeanor under the Provisions of an Act passed in the Seventh Year of the Reign of King George the Fourth, intituled An Act for improving 7 & 8 G. 4. the Administration of Criminal Justice in England; and in case c. 28. any such Appeal shall be dismissed and the Order or Conviction affirmed, the reasonable Expenses of all such Witnesses attending as aforesaid, to be ascertained by the Court, shall be repaid to the said Treasurer by the Appellant.

XIV. On any such Appeal no Objection shall be allowed to the No Objection in Information whereen the Conviction has taken place, or to such Matter of Form Conviction, on any Matter of Form or on any Insufficiency of and Certiorari Statement, provided it shall appear to the Justices in Quarter Sessions that the Defendant has been sufficiently informed of the Charge intended to be made against him, and that such Conviction was proper on the Merits of the Case; and no Information, Con-

3 S 4

viction.

viction, or Judgment of the Justices in General or Quarter Sessions shall be removed by Certiorari into the Court of Queen's Bench.

Distress not unof Form.

XV. When any Distress shall be made for any Money to be lawful for Want levied by virtue of the Warrant of any Justice under this Act, the Distress shall not be deemed unlawful, nor shall any Pany making the same be deemed a Trespasser, on account of any Defect or Want of Form in the Information, Summons, Warrant of Apprehension, Conviction, Warrant of Distress, or other Proceeding relating thereto, nor shall such Party be deemed a Trespasser from the Beginning on account of any Irregularity which shall be afterwards committed by him, but all Persons aggreed by such Defect or Irregularity may recover full Satisfaction for the special Damage by an Action on the Case in any of Her Majesty's Courts of Record.

Tender of Amends, &c.

XVI. No Plaintiff shall recover in any Action for any Irrezularity, Trespass, or other wrongful Proceeding made or committed in the Execution of this Act, or in, under, or by virtue of any Authority hereby given, if Tender of sufficient Amends shall have been made by or on behalf of the Party who shall have committed such Irregularity, Trespass, or other wrongful Proceeding before such Action brought, and in case no Tender shall have been made it shall be lawful for the Defendant in any such Action, by Leave of the Court where such Action shall depend, at any Time before Issue joined, to pay into Court such Sum of Money as he shall think fit, whereupon such Proceeding, Order, and Adjudication shall be had and made in and by such Court as in other Actions where Defendants are allowed to pay Money into Court.

Limitation of Actions

XVII. No Action, Suit, or Information, or any other Proceeding, of what Nature soever, shall be brought against any Person for anything done or omitted to be done in pursuance of this Act. or in the Execution of the Authorities under this Act, unless Notice in Writing shall be given by the Party intending to prosecute such Suit, Information, or other Proceeding to the intended Defendant One Calendar Month at least before prosecuting the same, nor unless such Action, Suit, Information, or other Proceeding shall be brought or commenced within Three Calendar Monthnext after the Act or Omission complained of, or in case there shall be a Continuation of Damage then within Three Calendar Monthnext after the doing such Damage shall have ceased.

Interpretation of Terms.

XVIII. In Ireland the Term "Metropolitan Police Force," and the Terms "Commissioners of the Police of the Metropolis," and the Terms "Metropolitan Police District" shall mean and include respectively the Dublin Metropolitan Police Force, the Commisioners of Police of Dublin Metropolis, and the Police District of Dublin Metropolis.

Commencement of Act.

XIX. This Act shall commence and come into operation on the First Day of December One thousand eight hundred and fiftythree.

Not to extend to Scot'and.

XX. This Act shall not extend to Scotland.

CAP. CXX.

An Act to authorize the Inclosure of certain Lands in pursuance of a Special Report of the Inclosure Commissioners for England and Wales. [20th August 1853.]

TATHEREAS the Inclosure Commissioners for England and Wales have, in pursuance of "The Acts for the Inclosure, " Exchange, and Improvement of Land," issued their Provisional ' Orders for and concerning the proposed Inclosures mentioned in ' the Schedule to this Act, and the requisite Consents thereto have ' been given since the Date of their Eighth Annual General Report: And whereas the said Commissioners have by a Special 'Report certified their Opinion that such proposed Inclosures would be expedient; but the same cannot be proceeded with ' without the previous Authority of Parliament: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same,

I. That the said several proposed Inclosures mentioned in the Inclosures to be

Schedule to this Act be proceeded with.

proceeded with.

II. In citing this Act in other Acts of Parliament, and in legal Short Title. Instruments, it shall be sufficient to use either the Expression "The Second Annual Inclosure Act, 1853," or "The Acts for the Inclosure, Exchange, and Improvement of Land."

SCHEDULE to which this Act refers.

Inclosure.	County.	Date of Provisional Order.
Stratfield Turgiss, &c Knighton - Knaresdale Common - Hopesay - Llanfihangel-y-eroth - Beacon Hill - Halse - Farnham - Hammerwich - Chobham - Strond Wood Common - Llanfair Mountain - Greshaw Green - Dickleburgh - Rawreth Shot - Chardstock - Chisenbury Farm - Church Knowle - Aldershot - Souldern - Wormley - Cheddington Fields - Pitstone - Longframlington - Old Storridge Common - Undy and Bishton -	Southampton and Berks Radnor Northumberland Salop Carmarthen Stafford Somerset Surrey Stafford Surrey Southampton Cardigan Suffolk Norfolk Essex Dorset Wilts Dorset Southampton Oxford Hertford Buckingham Buckingham Northumberland Worcester Monmouth	6th March 1851. 5th January 1853. 25th August 1852. 3d February 1853. 10th November 1852. 8th April 1853. 21st April 1853. 21st April 1853. 21st April 1853. 21st April 1853. 21st April 1853. 21st April 1853. 3d March 1853. 26th May 1853. 17th March 1853. 30th June 1853. 30th June 1853. 2d June 1853. 18th July 1853. 18th July 1853. 25th July 1853. 25th July 1853. 25th July 1853. 25th July 1853. 13th July 1853. 13th July 1853. 13th July 1853.
Cerrig-y-draidion -	Denbigh -	5th July 1853.

'appointed

CAP. CXXI.

An Act for providing Places of Confinement in England or Wales for Female Offenders under Sentence or Order of Transportation. [20th August 1853.]

5 G. 4. c. 84.

WHEREAS by Section Ten of an Act of the Fifth Year of King George the Fourth, Chapter Eighty-four, it was enacted, that it should be lawful for His Majesty from Time to Time, by Warrant under His Royal Sign Manual, to appoint Places of Confinement within England or Wales, either at Land or on board Vessels to be provided by His Majesty in the River ' Thames or some other River or within the Limits of some Port or Harbour of England or Wales, for the Confinement of Make ' Offenders under Sentence or Order of Transportation, which should be under the Management of a Superintendent and Overseer to be appointed by His Majesty; and that it should be ' lawful for One of His Majesty's Principal Secretaries of State to direct the Removal of any Male Offender who should be under Sentence of Death, but who should be reprieved, or whose Sentence should be respited during His Majesty's Pleasure, or who ' should be under Sentence or Order of Transportation, to any of the Places of Confinement so appointed; and by the said Act it was enacted, that it should be lawful for His Majesty to appoint a Superintendent of the said Places of Confinement, and, in case it should be deemed expedient, also an Assistant or Deputy to such Superintendent, at One or more of the said Places of Confinement, and also an Overseer of each such Place of Confinement: And whereas by an Act of the Session holden in the Ninth and Tenth Years of Her Majesty, Chapter Twenty-six. it was enacted, that upon the next Vacancy in the Office of Superintendent of Convicts in England under Sentence or Order of Transportation, so much of the said Act of the Fifth Year ' of King George the Fourth as provides for the Appointment of such Superintendent by Her Majesty, or any Overseer or As-' sistant or Deputy to such Superintendent, should be repealed, ' and that all Male Offenders in England under Sentence or Order of Transportation should be thenceforth in the Custody and Management of such Person or Persons as should be for that ' Purpose appointed by One of Her Majesty's Principal Secretaries of State, and that the Provisions of the said Act of the Fifth ' Year of King George the Fourth, not altered by the Act now in recital, with respect to the Superintendent and Overseer having ' Custody of any Offenders under the said Act, should apply to ' the Persons severally having the Custody and Management of ' such Offenders under the said Act now in recital: And wheresby an Act of the Session holden in the Thirteenth and Fourteenth Years of Her Majesty, Chapter Thirty-nine, all such of the Powers and Duties theretofore vested in and to be performed

by the said Superintendent of Convicts as by the said Act of the ' Ninth and Tenth Years of Her Majesty were transferred to the ' Person or Persons having the Custody and Management of such ' Offenders as aforesaid under that Act, were by the Act now is ' recital transferred to the Directors of Convict Prisons to be

9 & 10 Vict. c. 26.

13 & 14 Vict c. 39.

'appointed thereunder, and all or any of the Powers and Duties ' of the said Superintendent of Convicts thereby transferred to the said Directors were thereby authorized to be exercised and performed by any One of such Directors: And whereas it is 'expedient that Places of Confinement should be appointed in ' England or Wales for Female Offenders under Sentence or Order 'of Transportation:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. All the Powers and Provisions contained in Section Ten of the said Act of the Fifth Year of King George the Fourth, authorizing the Appointment by Her Majesty from Time to Time of Places of Confinement as therein mentioned for Male Offenders under Sentence or Order of Transportation, and concerning the Removal to or from and Confinement in such Places of Confinement of Male Offenders in the Cases therein mentioned, shall extend and be applicable to and for the Appointment by Her Majesty of like Places of Confinement for Female Offenders under Sentence or Order of Transportation, and the Removal to or from and Confinement in such Places of Female Offenders in the like Cases; and all the Provisions now in force of the Acts herein recited, and of any other Act, concerning or relating to the Regulation and Government of the Places of Confinement appointed under the Authority contained in Section Ten of the said Act of the Fifth Year of King George the Fourth, and the Custody, Treatment, Management, and Control of or otherwise in relation to the Offenders confined therein, shall extend and be applicable to and in respect of the Places of Confinement appointed under this Act, and the Female Offenders to be confined therein.

Provisions for and concerning Appointment of Places of Confinement in England for Male Convicts under Sentence or Order of Transportation extended to Females.

CAP. CXXIL

An Act to render valid certain Marriages in the Church of the Holy Trinity in the Township of Hulme and Parish of Manchester in the County of Lancaster.

[20th August 1853.]

WHEREAS the Church of the Holy Trinity in the Township of Hulme and Parish of Manchester in the County of ' Lancaster was erected and built some time in or about the Year 'One thousand eight hundred and forty-three, and was duly con-' secrated for the Performance of Divine Service therein: And 'whereas under and in pursuance of the Powers given by the 'Act passed in the Seventh Year of King William the Fourth, intituled An Act for Marriages in England, the Lord Bishop of 6 & 7 W. 4. c. 85. ' Manchester has, by a Licence under his Hand and Scal bearing ' Date the Twenty-eighth Day of May One thousand eight hun-' dred and fifty-two, authorized the Solemnization of Marriages ' in the said Church: And whereas before the Date of the said 'Licence divers Marriages had been solemnized in the said 'Church by the Minister thereof and by other Clergymen, under ' the Opinion that according to the Terms of the Sentence of ' Consecration

Consecration of the said Church, or otherwise, Marriages might be lawfully solemnized therein, and Entries of the said Marriages so solemnized had been from Time to Time made in Register Books kept at the said Church, in compliance with the Provisions concerning Registry of Marriages: And whereas it is expedient to remove all Doubts arising from the Circumstance foresaid touching the Validity of the Marriages so as aforesaid solemnized in the said Church: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same. That—

Marriages solemnized in Holy Trinity Church, Hulme, declared valid.

I. All Marriages heretofore solemnized in the said Church and the Publication of Banns in such Church previous to any such Marriage, shall be and be deemed to have been as good, valid, and effectual in the Law to all Intents and Purposes whatsoever as if such Marriages had been solemnized and such Publication of Banns had taken place in the Collegiate or Cathedral and Parish Church of Manchester.

Ministers having soleunnized Marriages indemnified. II. No Minister who has solemnized any of the said Marriages shall be liable to any Ecclesiastical Censures, or to any other Proceedings or Penalties whatsoever, by reason of his having so as aforesaid solemnized the same respectively.

Registers to be Evidence. III. The Registers of the Marriages so solemnized as aforesaid, or Copies of such Registers, shall be received in all Courts of Law and Equity as Evidence of such Marriages respectively. in the same Manner as Registers of Marriages in Parish Churches, or Copies thereof, are by Law receivable in Evidence.

C A P. CXXIII.

An Act to amend the Laws relating to the Investments of Friendly Societies. [20th August 1853.]

'WHEREAS by the Acts now in force relating to Friendly' Societies such Societies are authorized and required to invest their Funds in the Manner and upon the Securities meationed in the said Acts: And whereas it is expedient to grass: other Facilities for investing their Funds to such Societies: 'Ik it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual as: Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Friendly Societies may invest their Funds otherwise than as required by 13 & 14 Vict. c. 115,

I. Any Friendly Society duly established under any Act of Parliament, and which is empowered by its Rules to assure to on the Death of any Person a Sum exceeding Two hundred Pounds, or to grant an Annuity on any Life exceeding Thirty Pounds per Annum, may invest the Funds of such Society after the passing of this Act, not only in the Manner and upon the Securities mentioned in the Twelfth Section of an Act passed in the Session of Parliament held in the Thirteenth and Fourteenth Years of Her present Majesty, but also upon the Security of any Rates, Tolls, Duties, Assessments, Bonds, Debentures, or other Securities of any Body or Company incorporated by Act of Par-

' appointed thereunder, and all or any of the Powers and Duties ' of the said Superintendent of Convicts thereby transferred to ' the said Directors were thereby authorized to be exercised and ' performed by any One of such Directors: And whereas it is expedient that Places of Confinement should be appointed in ' England or Wales for Female Offenders under Sentence or Order ' of Transportation:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. All the Powers and Provisions contained in Section Ten of Provisions for the said Act of the Fifth Year of King George the Fourth, authorizing the Appointment by Her Majesty from Time to Time of Places of Confinement as therein mentioned for Male Offenders under Sentence or Order of Transportation, and concerning the Removal to or from and Confinement in such Places of Confinement of Male Offenders in the Cases therein mentioned, shall extend and be applicable to and for the Appointment by Her-Majesty of like Places of Confinement for Female Offenders under Sentence or Order of Transportation, and the Removal to or from and Confinement in such Places of Female Offenders in the like Cases; and all the Provisions now in force of the Acts herein recited, and of any other Act, concerning or relating to the Regulation and Government of the Places of Confinement appointed under the Authority contained in Section Ten of the said Act of the Fifth Year of King George the Fourth, and the Custody, Treatment, Management, and Control of or otherwise in relation to the Offenders confined therein, shall extend and be applicable to and in respect of the Places of Confinement appointed under this Act, and the Female Offenders to be confined therein.

and concerning Appointment of Places of Confinement in England for Male Convicts under Sentence or Order of Transportation. extended to

C A P. CXXII.

An Act to render valid certain Marriages in the Church of the Holy Trinity in the Township of Hulme and Parish of Manchester in the County of Lancaster.

[20th August 1853.]

WHEREAS the Church of the Holy Trinity in the Township of Hulme and Parish of Manchester in the County of · Lancaster was erected and built some time in or about the Year 'One thousand eight hundred and forty-three, and was duly consecrated for the Performance of Divine Service therein: And ' whereas under and in pursuance of the Powers given by the · Act passed in the Seventh Year of King William the Fourth,

' intituled An Act for Marriages in England, the Lord Bishop of 6 & 7 W. 4.c. 85. Manchester has, by a Licence under his Hand and Seal bearing Date the Twenty-eighth Day of May One thousand eight hun-' dred and fifty-two, authorized the Solemnization of Marriages in the said Church: And whereas before the Date of the said Licence divers Marriages had been solemnized in the said

Church by the Minister thereof and by other Clergymen, under

' the Opinion that according to the Terms of the Sentence of

Consecration

* Consecration of the said Church, or otherwise, Marriages might be lawfully solemnized therein, and Entries of the said Marriages so solemnized had been from Time to Time made in Register Books kept at the said Church, in compliance with the Provisions concerning Registry of Marriages: And whereas it is expedient to remove all Doubts arising from the Circumstances foresaid touching the Validity of the Marriages so as aforesaid solemnized in the said Church: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same. That—

Marriages solemnized in Holy Trinity Church, Hulme, declared valid.

I. All Marriages heretofore solemnized in the said Church and the Publication of Banns in such Church previous to any such Marriage, shall be and be deemed to have been as good, valid, and effectual in the Law to all Intents and Purposes whatsoever as if such Marriages had been solemnized and such Publication of Banns had taken place in the Collegiate or Cathedral and Parish Church of Manchester.

Ministers having solemnized Marriages indemnified. II. No Minister who has solemnized any of the said Marriages shall be liable to any Ecclesiastical Censures, or to any other Proceedings or Penalties whatsoever, by reason of his having so as aforesaid solemnized the same respectively.

Registers to be Evidence. III. The Registers of the Marriages so solemnized as aforesaid, or Copies of such Registers, shall be received in all Courts of Law and Equity as Evidence of such Marriages respectively, in the same Manner as Registers of Marriages in Parish Churches, or Copies thereof, are by Law receivable in Evidence.

C A P. CXXIII.

An Act to amend the Laws relating to the Investments of Friendly Societies. [20th August 1853.]

WHEREAS by the Acts now in force relating to Friendly Societies such Societies are authorized and required to invest their Funds in the Manner and upon the Securities mentioned in the said Acts: And whereas it is expedient to grant other Facilities for investing their Funds to such Societies: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Friendly Societies may invest their Funds otherwise than as required by 13 & 14 Vict. c. 115.

I. Any Friendly Society duly established under any Act of Parliament, and which is empowered by its Rules to assure to or on the Death of any Person a Sum exceeding Two hundred Pounds, or to grant an Annuity on any Life exceeding Thirty Pounds per Annum, may invest the Funds of such Society after the passing of this Act, not only in the Manner and upon the Securities mentioned in the Twelfth Section of an Act passed in the Session of Parliament held in the Thirteenth and Fourteenth Years of Her present Majesty, but also upon the Security of any Rates, Tolls, Duties, Assessments, Bonds, Debentures, or other Securities of any Body or Company incorporated by Act of Parliament

liament or Charter which such Body or Company is authorized by such Act or Charter to raise, levy, or mortgage, or on the Security of any Policy or Policies of Assurance effected upon a Life or Lives of adequate Value.

II. If any such Society shall invest any Portion of its Funds Societies not to which may now by Law be invested with the Commissioners for investunder this the Reduction of the National Debt in any of the Securities enumerated in this Act, it shall not be lawful for such Society to invest thereafter any further Portion of the Funds of such Society with the said Commissioners.

Act and with National Debt Commissioners.

III. No such Friendly Society which previously to the passing If Societies have of this Act has not opened on Account with the Commissioners no Account for the Reduction of the National Debt shall be allowed, after the with said Compassing of this Act, to invest its Funds or any Part thereof with the said Commissioners.

missioners, none to be opened,

C A P. CXXIV.

An Act to continue Appointments under the Act for consolidating the Copyhold and Inclosure Commissions, and for completing Proceedings under the Tithe Commutation [20th August 1853.]

WHEREAS under an Act of the Session holden in the Fourteenth and Fifteenth Years of Her Majesty (Chapter ' Fifty-three), "to consolidate and continue the Copyhold and 14 & 15 Vict. " Inclosure Commissions, and to provide for the Completion of c. 53. " Proceedings under the Tithe Commutation Acts," certain ' Powers of appointing Commissioners and other Officers as therein mentioned are limited to continue for Two Years next ' after the Day of the passing of that Act, and thenceforth until ' the End of the then next Session of Parliament, and no Com-' missioner or other Officer or Person appointed or continued ' under that Act is to hold his Office for a longer Period than 'Two Years next after the Day of the passing of that Act, and thenceforth until the End of the then next Session of Parlia-' ment: And whereas it is expedient that the Powers of the said ' Act should be continued as herein-after mentioned:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows: The Powers of appointing Powers of Commissioners and other Officers limited to continue as aforesaid Appointment of by the said Act of the Fourteenth and Fifteenth Years of Her Commissioners, Majesty shall be further continued until the First Day of August &c. under One thousand eight hundred and fifty-four, and thenceforth until c. 53 continued the End of the then next Session of Parliament, and the Period for One Year. limited for the holding of Office under the said Act shall in like Manner be extended until the said First Day of August One thousand eight hundred and fifty-four, and thenceforth until the End

of the then next Session of Parliament.

under the Authority of the said Acts and this Act, and Interest thereof, and the borrowing of Money to pay off Mortgages and Annuities, as the said Commissioners might or could do or have done in case such Commission were then in existence and the said recited Acts had been renewed or continued.

Saving as to certain Provisions of 12 & 13 Vict. 0. 93, V. Provided always, That this Act shall not be taken to abridge the Continuance of so much of the said Act of the Twelfth and Thirteenth Years of Her Majesty as will not expire on or before the said Seventh Day of August One thousand eight hundred and fifty-three,

CAP. CXXVL

An Act to confirm certain Provisional Orders of the General Board of Health for Accrington, Bangor, and Uxbridge, and to provide for conducting the First Election of a Local Board of Health at Elland. [20th August 1853.]

WHEREAS the General Board of Health have in parsuance of the Public Health Act, 1848, made, published. and deposited, according to the Provisions of that Act, certain Provisional Orders contained in the Schedule annexed; and it is expedient that the said Orders should be confirmed: And whereas a Provisional Order applying the Public Health Act, ' 1848, to the District of Elland was duly confirmed by "The ' Public Health Supplemental Act, 1853 (No. 1.)" in which Order David Meredith, Clerk, and George Bayldon Baker were respec-' tively named to conduct the First Election of a Local Board for the said District and discharge the other Duties pertaining to such Election: And whereas the said David Meredith has died before the Time appointed for such Election, and the said George Bayldon Baker has left the said District, so as to be ' unable to conduct the said Election and perform the said Duties, by reason of which no such Election has or could legally have ' taken place:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Persons to conduct First Election of the Local Board of Health for

Elland.

I. The Reverend Edward Sandford of Elland shall be sal-stituted for David Meredith, Clerk, and Charles Musgrave Norm Esquire, of Elland aforesaid, for George Bayldon Baker, to conduct the First Election of the Local Board for the District of Elland, and to perform all Duties appertaining thereto, under the Public Health Act, and the Day of such First Election shall be the Thirty-first Day of August One thousand eight hundred and fifty-three, anything in the "Public Health Supplemental Act, 1853 (No. 1.)" contained to the contrary notwithstanding; and the Provisional Order applying the said Public Health Act to the said District shall be construed as if the Names of the said Edward Sandford and Charles Musgrave Norris stood in the Place of those of the said David Meredith and the said George Bayldon Baker respectively, in the Provisional Order hereins before recited,

' Fourpence, making together the Sum of Ninety-nine thousand ' six hundred and thirteen Pounds One Shilling and Fourpence: ' And whereas it is expedient that the Amount of the Money ' borrowed, raised, and taken up, and to be borrowed, raised, and taken up on the Security of the Rates by the said recited Acts and this Act authorized to be made, and of the Money so due ' and owing in respect of the said Securities, should be limited:' Be it therefore enacted, That the Sum of Three hundred thousand Pounds, including therein the said Sum of Ninety-nine thousand six hundred and thirteen Pounds One Shilling and Fourpence so due and owing by the said Commissioners as aforesaid, shall be the Limit and Extent of the Debt due and owing on the Security of the said Rates at any One and the same Period of Time: Provided always, that in case the whole or any Part of the said Debt shall at any Time be called in or required to be paid off and discharged, it shall be lawful for the said Commissioners from Time to Time to borrow and take up, on the Security of the said Rates, any Sum or Sums in lieu of so much of the said Debt as shall have been so called in or required to be paid off and discharged; but so that, after Payment or Satisfaction of the Money so called in or required to be paid off and discharged. the said Limit of Three hundred thousand Pounds shall not be exceeded; and in estimating the Amount of Money at any Time due and owing upon the Security of the said Rates, the Amount due in respect of every Annuity granted by the said Commissioners, and then subsisting, shall be reckened at the just Value of such Annuity, according to the Number of Years then remaining unexpired of the Term for which, or (as the Case may be), the increased Age of the Person upon whose Life the same shall have been granted.

III. No Person lending Money to the Commissioners shall be Persons lending bound to see or obliged to inquire whether the Money so lent Money. is required for the Purposes of the said recited Acts or this Act, nor to see to the Application of the Money so lent, but the Order of the Commissioners for borrowing such Money, and the Entry upon the Register of the Mortgage or Annuity which shall or may have been granted for securing the Payment thereof, shall be

binding and conclusive upon all Parties.

IV. Notwithstanding any Act shall not pass for the Renewal or Securities to Continuance of the said Acts, and this Act, or in case a Commis- continue valid. sion or Commissions of Sewers for the Limits aforesaid shall not be issued, all Mortgages and Annuities which shall or may have been granted under the Authority of the said Acts or this Act, and which shall for the Time being be existing and unredeemed, shall be and continue valid and in full force, and shall be and continue charged on the Districts upon which the same were originally charged; and the Justices of the Peace for the several Counties of Middlesex, Surrey, Kent, and Essex, in Quarter Sessions assembled, shall as to the Parts within the Limits of the Commission or Commissions aforesaid subject to their respective Jurisdictions, make, collect, demand, and levy, and exercise all and every the Powers and Authorities for and with reference to the making, demanding, collecting, and levying all and every such Rate and Rates, for the Payment of the Principal Money borrowed

Areas, and the existing Municipal, Parochial, or other Local Boundaries, and the Boundaries which might be most advan-

tageously adopted for the Purposes of the Act:

And whereas the said Superintending Inspector, having proviously given Notices directed by the said Act, proceeded wat the said Inquiry in the Manner directed by the said Act, and has reported in Writing to the said General Board upon the sa. several Matters with respect to which he was directed to inquir. and upon certain other Matters in respect of which he deemed : expedient to report for the Purposes of that Act:

And whereas Copies of the said Report, accompanied by a Notice stating that within the Time directed by the said A. written Statements might be forwarded to the said Board will respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been du. published and deposited as required by the said Act, and the Time for forwarding such Statements has now elapsed, and all such Statements as have been received by the said Board have been duly deposited as required by that Act:

And whereas it having appeared to the said General Board that the Townships of Old and New Accrington might advantageously be included in One District, the said Board caused William Ranger, a Superintending Inspector, appointed for the Purposes of the aforesaid Act, to visit the Parts within the Boundaries so proposed to be adopted for the Purposes of the said Act, and to make further Inquiry and Report thereon according to the

Provisions of that Act:

And whereas the said last-mentioned Superintending Inspector, after having given such Notice as is required by the said A.L. did hear all Persons desirous of being heard before him on the Subject of the said Report, and did make further Inquiry and

Report according to the Directions of the said Board:

And whereas Copies of such further Report, accompanied by a Notice stating that within the Time directed by the said A." written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the further Report, or any Amendment proposed to be made then in have been duly published and deposited as required by the sail Act, and the Time for forwarding such Statements has now elaps . and all such Statements as have been required by the said Board have been duly deposited as required by that Act:

And whereas it appears to the said General Board to be exudient that the said Public Health Act, except as herein-after mentioned, should be applied to a District comprising the Townships of Old and New Accrington, such Townships being the Parts within and with respect to which the said Inquiry and

further Inquiry have been made:

Now, therefore, in pursuance of the Powers vested in the said Board by the Public Health Act, 1848, We, the said General Board of Health, do, by this Provisional Order, under our Handand Seal, order and direct :-

1. That from and after the Day fixed for the First Election and Selection of the Local Board of Health by any Act of Parliament confirming this present Order, the Public Health

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Act, and every Part thereof, except the Section numbered 50 in the Copies of that Act printed by Her Majesty's Printers, shall apply to and be in force within and throughout the entire Area, Places, and Parts of Places comprised within the said Townships of Old and New Accrington in the County of Lancaster, and such Area, Places, and Parts of Places shall be and constitute a District, for the Purposes of the said Public Health Act accordingly.

That the Local Board of Health, to be elected under the said Public Health Act, shall consist of Eighteen Persons, the whole of whom shall be elected for the whole of the said

District.

 That One Third of the said Members shall go out of Office on the 1st Day of September in each Year subsequently to that in which the First Election of the said Local Board

shall take place.

- 4. That every Person shall, at the Time of his Election as Member of the said Local Board, and so long as he shall continue in Office by virtue of such Election, be resident as in the Public Health Act, 1848, is required, and be seised and possessed of Real or Personal Estate, or both, to the Value or Amount of not less than Five hundred Pounds, or shall be so resident and rated to the Relief of the Poor of some Parish, Township, or Place of which some Part is within the said District, upon the net annual Value of not less than Fifteen Pounds.
- 5. That at the First Election of Members of the said Local Board, Robert Hargreaves of Bank House, Accrington, shall have the Powers and perform the Duties vested in or imposed upon the Chairman of the Local Board of Health by the Public Health Act, 1848, in relation to any Election by Owners of Property and Ratepayers, and shall perform all other Duties which it may be requisite for him to perform in conducting and completing the said First Election; and in case the said Robert Hargreaves, from Illness or other sufficient Cause, shall be unable to exercise or discharge such Powers or Duties, or shall be absent, or shall refuse to act, then James Grimshaw, Plantation Mills, Accrington, shall exercise and perform such of the said Powers and Duties as then remain to be exercised or performed.

6. That the Fourteen Days Notice of Qualification required by the Public Health Act, 1848, to be given by Owners of Property in order to entitle him to vote at the said First Election shall be given to the said Robert Hargreaves at the Court House, or in case he shall refuse or be unable to receive the same, then to the said James Grimshaw, at

the Court House.

Given under our Hands and under the Seal of the General Board of Health, this Twenty-third Day of June, in the Year of our Lord One thousand eight hundred and fifty-three.

> (Signed) SHAFTESBURY. EDWIN CHADWICK.

BANGOR.

Provisional Order for altering the Boundaries of the District of Bangor in the County of Carnarvon, as constituted for the Purposes of the Public Health Act, 1848.

GENERAL BOARD OF HEALTH.

WHEREAS by Order of Her Majesty, by and with the Advice of Her Privy Council, bearing date the 14th Day of August 1850, and made under the Provisions of the Public Health Act, 1848, the said Public Health Act has been duly applied to the Parlismentary Borough of Bangor in the County of Carnarvon, and within the Boundaries of the same Borough, as fixed for the Purposes of an Act passed in the Second and Third Years of the Reign of King William the Fourth, intituled "An Act to settle and describe the Divisions of Counties and the Limits of Cities and Boroughs in England and Wales, in so far as respects the Election of Members to serve in Parliament:"

And whereas it appears to the General Board of Health appointed for the Purposes of the said Act, that the Boundaries of the said District, as determined by the said Order, should be altered and

amended in the Manner prescribed by the said Act:

And whereas the said General Board have, in pursuance of the Provisions of the said Act, directed Thomas Webster Rammell, a Superintending Inspector appointed for the Purposes of the said Act, to visit the said District, and to make public Inquiry, and to examine Witnesses as to the Boundaries, not being the Boundaries of the said Borough so fixed as aforesaid, which might most advantageously be adopted for the Purposes of the said Act:

And whereas the said Superintending Inspector, having previously given the Notices directed by the said Public Health Act, proceeded upon the said further Inquiry in the Manner directed by the said Act, and hath reported in Writing to the said General Board upon the said Matter with respect to which he was directed

to inquire:

And whereas Copies of the Report on such further Inquiry, accompanied by a Notice stating that written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as directed by the said Public Health Act, and the Time for forwarding such Statements has now clapsed, and all such Statements as have been received by the said Board have been duly deposited as required by that Act:

And whereas the Alteration of the Boundaries of the mid District cannot be effected without the Authority of Parliament:

Now, therefore, in pursuance of the Power vested in the said General Board of Health by the Public Health Act, 1848, Wc. the said General Board of Health, do, by this Provisional Order under our Hands and Seal of Office, order and direct as follows; that is to say:—

That from and after the passing of any Act of Parliament con-

firming this present Order—

 The Boundary of the said District for the Purposes of the said Public Health Act shall be the Boundary described in the Schedule to this Order, and marked by the dotted Lines referred to as the "Existing Boundary of Borough," and "Proposed Extended Boundary" in the Plan appended to and forming Part of the Report of the said Superintending Inspector on such further Inquiry as aforesaid.

- 2. That from and after the Day appointed by the Act of Parliament confirming this present Order for the First Election of the Local Board of Health for the District hereby constituted, the Public Health Act, 1848, and every Part thereof, except the Section numbered 50 in the Copies of that Act printed by Her Majesty's Printers, shall apply to and be in force within and throughout the entire Area comprised within the Boundary aforesaid; and that the Parts within the said Boundary shall be and constitute a District for the Purposes of the said Public Health Act accordingly, under the Name of the "Bangor District."
- 3. The present Local Board of Health for the Time being for the District of Bangor, as originally constituted by the herein-before recited Order in Council, shall, from and after the passing of the Act of Parliament confirming this Order, be the Local Board of Health for the District constituted by this Order and the Act of Parliament confirming the same.
- 4. At every Election of Members of the said Local Board which shall take place after the passing of the Act of Parliament confirming this Order, the Members to be elected shall be elected for the whole of the District constituted by this Order, and by the Votes of Owners of and Ratepayers in respect of Property situate within the said District; and any Person residing in the said District, or within Seven Miles thereof, may be elected a Member of the said Local Board; but the Number and Qualification of such Members, and the Day of such Election, shall remain as fixed by the herein-before recited Order in Council, bearing Date the 14th Day of August 1850.

Given under our Hands and under the Seal of the General Board of Health, this Fourteenth Day of June, in the Year of our Lord One thousand eight

hundred and fifty-three.

(Signed)

SHAFTESBURY.
EDWIN CHADWICK.
T. SOUTHWOOD SMITH.

Schedule to which this Order refers.

The Boundary of the District of the Local Board of Health of langor, constituted by the preceding Order, commences at the xtreme North-western Point of the present District, being on he Sea Shore at or near Low-water Mark, and thence the Line uns Westward along the Sea Shore as far as the Old Bangor erry Road; thence in a South-eastern Direction along the Left-and Side of that Road, as far as Penychwintan; thence along he Left-hand Side of the Road, passing by the Glanadda Brewery 3 T 3

to the Junction of that Road with the Turnpike Road leading from Bangor to Carnarvon; thence across such Turnpike Road, and along the Left-hand Side of the Road leading to Pentir, as far as the Cross Road at Minffordd; thence along the Left-hand Side of such Cross Road to the Road leading from Bangor to Glasynfryn; thence Southward along the Left-hand Side of that Road as far as the nearest Road leading down to the River Cegin; thence along the Left-hand Side of that Road, and acrosthe River Cegin; thence Northward, along the Right Bank of the River Cegin, as far as the Intersection by that River of the present Boundary; and thence towards the Sea Shore along the present Boundary to the first-mentioned Point.

UXBRIDGE.

Provisional Order for altering the Boundaries of the District of Uxbridge in the County of Middlesex, as constituted for the Purposes of the Public Health Act, 1848.

GENERAL BOARD OF HEALTH.

WHEREAS by a Provisional Order of the General Board of Health, bearing Date the 23d Day of July 1849, made under the Provisions of the Public Health Act, 1848, and confirmed by the Public Health Supplemental Act, 1849, the said Public Health Act has been duly applied to the District of Uxbridge in the County of Middlesex:

And whereas it appears to the General Board of Health appointed for the Purposes of the said Act, that the Boundaries of the said District, as determined by the said Order, should be altered and amended in the Manner prescribed by the said Act:

And whereas the said General Board have, in pursuance of the Provisions of the said Act, directed William Ranger, a Super-intending Inspector appointed for the Purposes of the said Act, to visit the said District, and to make further public Inquiry, and to examine Witnesses, as to the altered Boundaries which might most advantageously be adopted for the Purposes of the said Act:

And whereas the said Superintending Inspector, having previously given the Notices directed by the said Act, proceeded upon the said further Inquiry in the Manner directed by the said Act, and hath reported in Writing to the said General Board upon the said Matter with respect to which he was

directed to inquire:

And whereas Copies of the Report on such further Inquiry, accompanied by a Notice stating that written Statements might be forwarded to the said Board with respect to any Matter contained in or omitted from the said Report, or any Amendment proposed to be made therein, have been duly published and deposited as directed by the said Public Health Act, and the Time for forwarding such Statements has now elapsed, and all such Statements as have been received by the said Board have been duly deposited as required by that Act:

And whereas it appears to the said General Board to be expedient that the Boundaries of the said District should be altered as recommended by the said Superintending Inspector, but the same cannot be done without the Authority of Parliament:

Now.

C. 126.

Now, therefore, in pursuance of the Power vested in the said eneral Board of Health by the Public Health Act, 1848, We, e said General Board of Health, do, by this Provisional Order der our Hands and Seal of Office, order and direct as follows; at is to say:

That from and after the passing of any Act of Parliament con-

ming this present Order-

1. The Boundary of the said District for the Purposes of the said Public Health Act shall be the Boundary described

- in the Schedule to this Order.
- 2. That from and after the Day appointed by the Act of Parliament confirming this present Order for the First Election of the Local Board of Health for the District hereby constituted, the Public Health Act, 1848, and every Part thereof, except the Section numbered 50 in the Copies of that Act printed by Her Majesty's Printers, shall apply to and be in force within and throughout the entire Area comprised within the Boundary aforesaid; and that the Parts within the said Boundary shall be and constitute a District for the Purposes of the said Public Health Act accordingly, under the Name of the "Uxbridge District;" and the firstly herein-before mentioned Provisional Order shall be and the same is hereby declared to be void and of none Effect, except as to the Re-enactment of any Part of any Local Act repealed by such Order, but that for Purposes of such Repeal the said Order shall continue effectual.
- 3. That from and after the Day fixed for the First Election of a Local Board of Health for the District hereby constituted by any Act of Parliament confirming this Order, the existing Local Board of Health for the District of Uxbridge, as constituted by the firstly herein-before mentioned Provisional Order, shall be dissolved, and the Powers, Authorities, and Duties of the Members of the said Board shall wholly cease and determine; and those of their Treasurer, Clerk, Surveyor, Inspector of Nuisances, Collector, or other Officers shall cease and determine from any Time appointed by the Local Board to be elected under this Order and the Act of Parliament confirming the same.

4. That the Local Board of Health for the District to be constituted by this Order, and the Act of Parliament confirming the same, shall consist of Eighteen Persons, to be elected for the whole of the said District by the Owners of and Ratepayers in respect of Property within the said

District.

5. That every One of the Eighteen Persons so to be elected as last aforesaid shall at the Time of such Election, and so long as he shall continue in Office by virtue of such Election, be resident as in the Public Health Act is required, and be seised or possessed of Real or Personal Estate, or both, to the Value or Amount of not less than Five hundred Pounds, or shall be so resident and rated to the Relief of the Poor of some Parish, Township, or Place,

of which some Part is within the said District, upon an

annual Value of not less than Thirty Pounds.

6. That One Third of the Members of the said Local Board shall go out of Office on the Day after the Expiration of a Year from the Day fixed by the Act of Parliament calfirming this Order for the First Election of a Local Board for the District hereby constituted, and so on yearly; has in case the Day so appointed shall fall on a Sunday, or on a Day appointed for public Fast or Thanksgiving, then such One Third shall go out of Office on the Day next following.

7. That at the First Election of the Members of the said Local Board Thomas Hurry Riches of Uxbridge shall have the Powers and perform the Duties vested in or imposed upon the Chairman of the Local Board of Health by the said Public Health Act, in relation to the Election by Owners of Property and Ratepayers, and shall perform all other Duties which it may be requisite for him to perform in conducting and completing the said First Election; and in case the said Thomas Hurry Riches, from Illness of other sufficient Cause, shall be unable to exercise or discharge such Powers or Duties, or shall be absent, or shall refuse to act, then Charles Woodbridge of Uxbridge shall exercise and perform such of the said Powers and Duties as then remain to be exercised or performed.

8. That the Fourteen Days Notice of Qualification required by the Public Health Act, 1848, to be given by Owners of Property in order to entitle them to vote at the said First Election, shall be given to the said Thomas Hurry Riches, at the Office of the present Local Board of Health at Uxbridge; or in case he shall refuse or be unable to receive the same, then to the said Charles Woodbridge at

the same Place.

9. That from and after the Day fixed for the First Election of a Local Board for the District hereby constituted by the Act of Parliament confirming this Order, all Lands, Buildings, Works, Rates, Tolls, Duties, and Hereditaments Utensils, Materials, Books, Plans, Maps, Deeds, Effects Contracts, Papers, Monies, and Securities for Money, and all other Property and Estate whatsoever, belonging to or vested in the Local Board of Health elected under the firstly herein-before mentioned Provisional Order, shall be transferred to, vested in, belong to, and be recovered by the Local Board of Health to be elected under this Order and the Act of Parliament confirming the same, as fully as the same would or could have belonged to, been vested in, or recovered by the firstly herein-before mentioned Local Board of Health, and shall, as near as Circumstance will permit, be held by the Local Board of Health to be elected under this Order and the Act of Parliament confirming the same, upon the same Trusts, and for the same Uses, Intents, and Purposes as the same were or would be held by the said firstly herein-before mentioned Local Board,

- 10. That from and after the passing of any Act of Parliament confirming this Order, all Bonds, Mortgages, Annuities, Contracts, Debts, Monies, and Securities for Money, made, given, contracted, or payable by the Local Board of Health elected under the firstly herein-before mentioned Provisional Order, shall be paid and satisfied by the Local Board to be elected under this Order and the Act of Parliament confirming the same, out of such Parts of the said transferred Property and Estate as would or ought to have been charged or chargeable in respect of the same, if this Order had not been made; and shall, as near as Circumstances will permit, have the same Priority, and be paid and satisfied within the same Times, and be recovered from the said last-mentioned Local Board as the same might have been recovered from the firstly herein-before mentioned Local Board.
- 11. Provided always, that this Order shall not annul, defeat, lessen, or otherwise prejudicially affect any Rate, Assessment, Imposition, Composition, Charge, Purchase, Sale, Conveyance, Grant, Demise, Lease, Mortgage, Annuity, Assignment, Bond, Contract, Covenant, Agreement, Security, Matter, or Thing whatsoever before the passing of any Act of Parliament confirming this Order made, entered into, or done under or by virtue or in pursuance of the firstly herein-before mentioned Provisional Order, or with reference to the Purposes of the same; but, notwithstanding this Order, all such Acts, Deeds, Matters, and Things shall be as good, valid, and effectual, to all Intents and Purposes whatsoever, for, against, and with reference to the Local Board of Health to be elected under this Order and the Act of Parliament confirming the same, as if the same had been made, entered into, or done by, to, or with reference to that Board instead of the Members of the Local Board elected under the firstly herein-before mentioned Provisional Order, and may be proceeded on and enforced in the same Manner in all respects as if the Local Board to be elected under this Order and the Act of Parliament confirming the same, instead of the Local Board elected under the firstly herein-before mentioned Provisional Order, had been party or privy to the same, and had been named or referred to therein.

Given under our Hands and under the Scal of the General Board of Health, this Fourteenth Day of June, in the Year of our Lord One thousand eight

hundred and fifty-three.

(Signed)

SHAFTESBURY. Edwin Chadwick.

(L.S.)

T. Southwood Smith.

ing

Schedule to which this Order refers.

The said District is bounded by the following Parcels or Pieces of Ground, Lands, Tenements, and Hereditaments, numbered in the Hillingdon Inclosure Award Map by the Numbers here follow-

L

ing their respective Names, but so as not to include withing Portion of the said Parcels or Pieces of Ground, Lank, Tenza and Hereditaments; that is to say, commencing at the exam North-easterly Point,—

The District is bounded-

	Section of Plan.	
On the North by Allotment on Uxbridge Common		· <u>4</u>]
On the North by Allotment on Uxbridge Common	_	1
On the North-west by Mercers Meadow -		ž.
On the North-west and West by Parish of Denham		B
Bucks.	•	1
On the West by Iver Parish, Bucks.		
On the South by the Iver Road -	- Y	105
On the East by Mr. Fountain's Orchard -		1,330
On the East by the Fox Orchard -	-	120
On the East by Mr. Hardy's Orchard -		نتدا
On the East by Cowley Parish.		
On the South by Cowley Parish.		
On the West by Cowley Parish.		
On the South by Mr. Hilliard's Meadow -	· -	1,900
On the South by Cowley Parish, till the dividu	y g	
Line meets the Cowley Brook, near Stratfo	rd	
Bridge.		
On the East by Stratford Green Meadow	- K	1,118
On the South-east by Stratford Green -		1,117
On the South-east by Brook Plantation -	- B	545
On the South-east by Patch Close -	. –	5 1 6
On the East by Part of High Scats -	. –	550
On the East by High Seats	. –	5.2
On the East by Buffalo Close		5.3
On the East by the Paddock -	. –	577
On the East by Rickyard Mcadow -		. 582
On the East by Brookfield	· -	. 394
On the East by Brookfield Allotment -		. 395
On the North by the Eighty Acres -		_ 506
On the North by the late Miss Horne's Field		507
On the East by the late Miss Horne's Field		
On the East by the Eighty Acres		
On the North by Pale Well Field -	. –	
On the East by Pale Well Field		_ 497
On the East by Allotment on Uxbridge Common		_ 496
On the East by Allotment on Uxbridge Common	. –	_ 495
On the East by Belmont Pond -	. –	- 494
On the East by Allotment on Uxbridge Common		_ 493
On the East by Allotment on Uxbridge Common		- 491

C A P. CXXVII.

An Act to reduce the Duties payable in respect of Hackney Carriages used in the Metropolis, and to amend the Laws relating to the granting of Licences and Payment of Duties in respect of Metropolitan Stage and Hackney Carriages, and to make Provision as to the Charge for the Hire of Hackney Carriages in certain Cases.

[20th August 1853.]

[THEREAS it is expedient to reduce the Duties now payable in respect of Hackney Carriages used in the Metropolis:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

I. From and after the respective Times herein-after appointed Repeal of in that Behalf the Duties granted and now payable under the Act Duties in repassed in the Session of Parliament holden in the First and spect of Hack-Second Years of the Reign of His late Majesty King William the ney Carriages in the Metro-Fourth, Chapter Twenty-two; (that is to say,) for and upon every polis. Licence to keep, use, employ, and let to hire any Hackney Carriage within the Distance of Five Miles from the General Post Office in the City of London the Duty of Five Pounds, and for and in respect of every such Licence as aforesaid weekly and every Week during the Continuance thereof the Sum of Ten Shillings, shall respectively cease and determine, and shall be and the same are hereby repealed; save and except as to any of the said Duties which shall have been charged or incurred on or before the said respective Times, and any Arrear thereof, and as to all Fines and Penalties incurred or which may be incurred in respect of the said Duties or Arrears or in relation thereto; all which said Duties and Arrears, Fines and Penalties, so excepted as aforesaid, shall respectively be sued for and recovered, levied, paid, and applied in the same Manner as if this Act had not been passed.

II. In lieu of the said Duties hereby repealed there shall be Grant of new granted, raised, levied, collected, and paid, from and after the Dutieson Hackrespective Times herein-after appointed in that Behalf, unto and new Carriages for the Use of Her Majesty, Her Heirs and Successors, for and repealed. in respect of every Hackney Carriage which shall be kept, used, or let to hire within the Limits of this Act as herein-after defined the several Duties following; (that is to say,)

in lieu of Dutics

For and upon every Licence to be taken out yearly \mathcal{L} s. d. to keep, use, and let to hire any such Hackney Carriage 0 0

And for and in respect of every such Hackney Carriage as aforesaid, weekly and every Week, where the Licence for such Carriage shall au-

therize the using and letting to hire of the same Weekly Duty. on every Day of the Week, the Sum of -070

And where such Licence shall authorize the using and letting to hire of such Carriage on every Day of the Week except Sunday, the Sum of -

III. The

C. 127.

duction

Commencement of Repeal and Grant of Dutics.

III. The Repeal of the said several existing Duties, and the Grant in lieu thereof of the said several new Duties by the Act, shall respectively commence and take effect from and after the respective Times following; (that is to say,) as to the said seen, weekly Duties payable in respect of every such Hackney Carriage as aforesaid from and after the Tenth Day of July One thouse. eight hundred and fifty-three, and as to the said Duty for and upon every such Licence as aforesaid from and after the passing of this Act.

Duties granted to be Duties of Excise under the Care of the Commissioners of Inland Revenue.

IV. The said Duties by this Act granted shall be denominated and deemed to be Duties of Excise, and shall be under the Care and Management of the Commissioners of Inland Revenue for the Time being; and all Powers, Provisions, Clauses, Regulations, and Directions, Fines, Forfeitures, and Penalties contained in or enacted by any Act or Acts in force for levying, collecting, and securing the said Duties hereby repealed or any other Duties of Excise, or otherwise in relation thereto in all Cases not herein expressly provided for, and so far as the same are not superseded or expressly repealed by and are consistent with the express Provisions of this Act, shall be duly observed, applied, practised, and put in execution for the granting of Licences under this Act. and for charging, raising, levying, collecting, and securing the said Duties hereby granted, and otherwise relating thereto, as fully and effectually to all Intents and Purposes as if the same Powers, Provisions, Clauses, Regulations, Directions, Fines, Forfeitures, and Penalties were particularly repeated and re-enacted in the Body of this Act with reference to the said Duties hereby granted.

V. From and after the Tenth Day of October One thousand eight hundred and fifty-three every Licence granted and in force under the said Act of the First and Second Years of King William the Fourth, Chapter Twenty-two, or any subsequent Act or Acts amending or altering the same, to keep, use, employ, and let to hire any Hackney Carriage at any Place within the Distance of Five Miles from the General Post Office in the City of London, shall cease and determine; and no Hackney Carriage shall be kept, used, employed, or let to hire at any Place within the said Distance or within the Limits of this Act without a

Licence authorizing the same granted under this Act.

licensed under this Act.

Licences granted under

1 & 2 W. 4. c. 22.

to cease, and

riages to be

Hackney Car-

Persons
possessed of
Licences in
force to keep
Hackney Carriages to have
new Licences
granted to them
in exchange.

VI. Provided always, That every Person who shall be possessed of any Licence or Licences granted to him to keep, use, or let to hire any Hackney Carriage within the Distance of Five Miles from the General Post Office in the City of London, and in force at the Time of the passing of this Act, shall be entitled, upon Production of the proper Certificate or Certificates required by Law in that Behalf, to have the same or any less Number of new Licences granted to him under this Act without Payment of the Duty by this Act imposed on every such Licence, provided he shall produce and deliver up to the proper Officers of Excise authorized to grant Licences under this Act the said Licence or Licences of which he shall be so possessed, together with the numbered Plate or Plates appertaining thereto, and shall apply for such new Licence or Licences within the Period of One Calendar Month next after the Tenth Day of October One thousand eight hundred and fifty-three, and such Person shall also be entitled, upon Prouction of such Certificate or Certificates as aforesaid, to have ach Licence or Licences renewed under this Act without Pay: ent of the said Duty imposed thereon until the First Monday the Month of Junuary One thousand eight hundred and fifty-

VII. Every Licence which shall be granted under this Act to Commencement eep, use, and let to hire any Hackney Carriage shall have effect and Termination nd continue in force from the Day of the Date thereof until the of Licences. by herein-after appointed for the Expiration thereof; and every uch Licence which shall be granted before the Second Day of anuary One thousand eight hundred and fifty-four, shall expire n the First Day of January One thousand eight hundred and fty-four; and every such Licence which shall be granted upon r at any Time after the said Second Day of January One thouand eight hundred and fifty-four shall expire on the First Sunday the Month of January in the Year next following that in thich such Licence shall be granted; and every such Licence shall e renewed from Year to Year on Payment of the Duty by this ict chargeable thereon.

VIII. Provided always, That for and upon every such Licence A proportionate s aforesaid which shall be taken out after the passing of this Part only of the let, and before the Second Day of January One thousand eight yearly Duty to undred and fifty-four, there shall be charged and paid in respect Licences taken f the Portion of a Year for which the same will be granted One out before 2d ourth Part only of the annual Duty by this Act charged on a Jan. 1854.

early Licence.

IX. Every Person who shall be desirous of renewing any such Renewal of icence shall give Notice in Writing Twenty-one Days at least Licences. efore the Expiration of the current Licence to him granted of his ntention to renew the same to the proper Collector, Supervisor, r other Officer authorized to grant such Licences; and where ach Notice shall have been given the new Licence shall bear ate on the Day next after the Day of the Expiration of the ormer Licence, but if such Notice shall not have been given the icence shall bear Date on the Day of the Application for the

X. Provided always, That whenever any Licence granted under Numbered his Act shall ccase or expire or be discontinued, the Person to Plate to be dehom such Licence shall have been granted shall, within Three livered up on bys next after the Expiration or Discontinuance thereof, deliver Licences, or in p to the Commissioners of Inland Revenue, or to the proper default Duty to fficers or One of them, by whom such Licence was granted, the continue payumbered Plate mentioned in such Licence, or in default thereof able, 1ch Person shall continue to be subject and liable to the Payment the weekly Duty chargeable under this Act in respect of the ackney Carriage mentioned in such Licence; and such Person all be charged with the said Duty accordingly to the Time of elivering up the said Plate; and such Duty shall be recoverable y the same Ways and Means as if such Licence had continued in

XI. The numbered Plates to be provided by the Commissioners Numbered Inland Revenue, and to be fixed on Hackney Carriages not Plates on Hackthorized by Licence to be used or let to hire on Sundays, shall ney Carriag distinguished in such Manner as the said Commissioners may

think

er this Act.

III. The Repeal of the said several existing Duties, and the Commencement Grant in lieu thereof of the said several new Duties by this Act. of Repeal and Grant of Daties, shall respectively commence and take effect from and after the respective Times following; (that is to say,) as to the said seven! weekly Duties payable in respect of every such Hackney Carries aforesaid from and after the Tenth Day of July One thouse. eight hundred and fifty-three, and as to the said Duty for und apon every such Licence as aforesaid from and after the passing

Ducies statuti ne jan ai de

Leverage.

IV. The said Duties by this Act granted shall be denominated no ne Desire of and deemed to be Duties of Excise, and shall be under the Care Management of the Commissioners of Inland Revenue for the Time being; and all Powers, Provisions, Clauses, Regulations, and Directions. Fines, Forfeitures, and Penalties contained in or control by any Act or Acts in force for levying, collecting, and serving the said Duties hereby repealed or any other Duties of Extract or otherwise in relation thereto in all Cases not herein expressiv provided for, and so far as the same are not superseled a suresiv repealed by and are consistent with the express Pro-THURS IT THIS Act, shall be duly observed, applied, practised, and rat in execution for the granting of Licences under this Act, and or maring, raising, levying, collecting, and securing the said Junes invert granted, and otherwise relating thereto, as fally and Purposes as if the same Powers, Towns Chures, Regulations, Directions, Fines, Forfeitures, were particularly repeated and re-macted in the But it in Act with reference to the said Duties barely granted. From and after the Tenth Day of October One thousand minimal and fifty-three every Licence granted and in force mer me said Act of the First and Second Years of King ham he Fourth. Chapter Twenty-two, or any subsequent her amending or altering the same, to keep use, employ. The saw Hackney Carriage at any Place within the Five Miles from the General Post Office in the City a ... shall cease and determine; and no Hackney Carries we is used employed, or let to hire at any Place within

me and a within the Limits of this Act without !

Leave surrour ang the same granted under this Act That every Person who shall be postered Licences granted to him to keep use of he w ne are maked to him to keep within the Distance of Five Miles had the City of London, and in force it the A The marine of this Act, shall be entitled, upon Producted The proper correspondence or Certificates required by Law in the Actual to make the same or any less Number of new Lord this Act without Payment of the Duty

and the state of t and and any in so the proper Officers of Excise authorized where the said Licence of License where we will be a present together with the numbered w resident in Frank Parish the Period of One Calendar Month

me after the Land Day of October One thousand eight hand and his thousand the Person shall also be entitled by the little of the control o uction of such Certificate or Certificates as aforesaid, to have ich Licence or Licences renewed under this Act without Pay: ent of the said Duty imposed thereon until the First Monday the Month of Junuary One thousand eight hundred and fifty:

VII. Every Licence which shall be granted under this Act to Commencement cep, use, and let to hire any Hackney Carriage shall have effect and Termination nd continue in force from the Day of the Date thereof until the of Licences. by herein-after appointed for the Expiration thereof; and every ich Licence which shall be granted before the Second Day of anuary One thousand eight hundred and fifty-four, shall expire the First Day of January One thousand eight hundred and fty-four; and every such Licence which shall be granted upon at any Time after the said Second Day of January One thouand eight hundred and fifty-four shall expire on the First Sunday the Month of January in the Year next following that in hich such Licence shall be granted; and every such Licence shall e renewed from Year to Year on Payment of the Duty by this ct chargeable thereon.

VIII. Provided always, That for and upon every such Licence A proportionate s aforesaid which shall be taken out after the passing of this Part only of the et, and before the Second Day of January One thousand eight yearly Duty to be charged on undred and fifty-four, there shall be charged and paid in respect Licences taken the Portion of a Year for which the same will be granted One out before 2d ourth Part only of the annual Duty by this Act charged on a Jan. 1854.

early Licence.

IX. Every Person who shall be desirous of renewing any such Renewal of icence shall give Notice in Writing Twenty-one Days at least Licences. efore the Expiration of the current Licence to him granted of his itention to renew the same to the proper Collector, Supervisor, other Officer authorized to grant such Licences; and where ich Notice shall have been given the new Licence shall bear ate on the Day next after the Day of the Expiration of the ormer Licence, but if such Notice shall not have been given the icence shall bear Date on the Day of the Application for the

X. Provided always, That whenever any Licence granted under Numbered is Act shall ccase or expire or be discontinued, the Person to Plate to be dehom such Licence shall have been granted shall, within Three livered up on ays next after the Expiration or Discontinuance thereof, deliver Licences, or in to the Commissioners of Inland Revenue, or to the proper default Duty to fficers or One of them, by whom such Licence was granted, the continue payimbered Plate mentioned in such Licence, or in default thereof able. ich Person shall continue to be subject and liable to the Payment the weekly Duty chargeable under this Act in respect of the ackney Carriage mentioned in such Licence; and such Person all be charged with the said Duty accordingly to the Time of livering up the said Plate; and such Duty shall be recoverable 7 the same Ways and Means as if such Licence had continued in

XI. The numbered Plates to be provided by the Commissioners Numbered Inland Revenue, and to be fixed on Hackney Carriages not Plates on Hackthorized by Licence to be used or let to hire on Sundays, shall new Carriages. distinguished in such Manner as the said Commissioners may not licensed to be used on

think

A.D.1853.

Commencement of Repeal and Grant of Dutics.

III. The Repeal of the said several existing Duties, and the Grant in lieu thereof of the said several new Duties by this Act. shall respectively commence and take effect from and after the respective Times following; (that is to say,) as to the said several weekly Duties payable in respect of every such Hackney Carriage as aforesaid from and after the Tenth Day of July One thousand eight hundred and fifty-three, and as to the said Duty for and upon every such Licence as aforesaid from and after the passing

Duties granted to be Duties of Excise under the Care of the Commissioners of Inland Revenue.

IV. The said Duties by this Act granted shall be denominated and deemed to be Duties of Excise, and shall be under the Care and Management of the Commissioners of Inland Revenue for the Time being; and all Powers, Provisions, Clauses, Regulations, and Directions, Fines, Forfeitures, and Penalties contained in or enacted by any Act or Acts in force for levying, collecting. and securing the said Duties hereby repealed or any other Duties of Excise, or otherwise in relation thereto in all Cases not herein expressly provided for, and so far as the same are not superseded or expressly repealed by and are consistent with the express Provisions of this Act, shall be duly observed, applied, practised, and put in execution for the granting of Licences under this Act, and for charging, raising, levying, collecting, and securing the said Duties hereby granted, and otherwise relating thereto, as fully and effectually to all Intents and Purposes as if the same Powers, Provisions, Clauses, Regulations, Directions, Fines, Forfeitures, and Penalties were particularly repeated and re-enacted in the Body of this Act with reference to the said Duties hereby granted.

V. From and after the Tenth Day of October One thousand eight hundred and fifty-three every Licence granted and in force under the said Act of the First and Second Years of King William the Fourth, Chapter Twenty-two, or any subsequent Act or Acts amending or altering the same, to keep, use, employ, and let to hire any Hackney Carriage at any Place within the Distance of Five Miles from the General Post Office in the City of London, shall cease and determine; and no Hackney Carriage shall be kept, used, employed, or let to hire at any Place within the said Distance or within the Limits of this Act without a

Licence authorizing the same granted under this Act.

Persons possessed of Licences in force to keep Hackney Carriages to have new Licences granted to them in exchange.

Licences granted under

1 & 2 W. 4. c. 22.

to cease, and

riages to be

Hackney Car-

licensed under this Act,

> VI. Provided always, That every Person who shall be possessed of any Licence or Licences granted to him to keep, use, or let to hire any Hackney Carriage within the Distance of Five Miles from the General Post Office in the City of London, and in force at the Time of the passing of this Act, shall be entitled, upon Production of the proper Certificate or Certificates required by Law in that Behalf, to have the same or any less Number of new Licences granted to him under this Act without Payment of the Duty by this Act imposed on every such Licence, provided he shall produce and deliver up to the proper Officers of Excise authorized to grant Licences under this Act the said Licence or Licences of which he shall be so possessed, together with the numbered Plate or Plates appertaining thereto, and shall apply for such new Licence or Licences within the Period of One Calendar Month next after the Tenth Day of October One thousand eight hundred and fifty-three, and such Person shall also be entitled, upon Production

action of such Certificate or Certificates as aforesaid, to have ich Licence or Licences renewed under this Act without Pay: ent of the said Duty imposed thereon until the First Monday the Month of January One thousand eight hundred and fifty-

VII. Every Licence which shall be granted under this Act to Commencement eep, use, and let to hire any Hackney Carriage shall have effect and Termination nd continue in force from the Day of the Date thereof until the of Licences. by herein-after appointed for the Expiration thereof; and every uch Licence which shall be granted before the Second Day of lanuary One thousand eight hundred and fifty-four, shall expire m the First Day of January One thousand eight hundred and ifty-four; and every such Licence which shall be granted upon or at any Time after the said Second Day of January One thouand eight hundred and fifty-four shall expire on the First Sunday n the Month of January in the Year next following that in which such Licence shall be granted; and every such Licence shall be renewed from Year to Year on Payment of the Duty by this Act chargeable thereon.

VIII. Provided always, That for and upon every such Licence A proportionate as aforesaid which shall be taken out after the passing of this Part only of the Act, and before the Second Day of January One thousand eight yearly Duty to be charged on hundred and fifty-four, there shall be charged and paid in respect Licences taken of the Portion of a Year for which the same will be granted One out before 2d Fourth Part only of the annual Duty by this Act charged on a Jan. 1854.

yearly Licence.

IX. Every Person who shall be desirous of renewing any such Renewal of Licence shall give Notice in Writing Twenty-one Days at least Licences. before the Expiration of the current Licence to him granted of his Intention to renew the same to the proper Collector, Supervisor, or other Officer authorized to grant such Licences; and where such Notice shall have been given the new Licence shall bear Date on the Day next after the Day of the Expiration of the former Licence, but if such Notice shall not have been given the Licence shall bear Date on the Day of the Application for the

X. Provided always, That whenever any Licence granted under Numbered this Act shall cease or expire or be discontinued, the Person to Plate to be dewhom such Licence shall have been granted shall, within Three livered up on Days next after the Expiration or Discontinuance thereof, deliver Licences, or in up to the Commissioners of Inland Revenue, or to the proper default Duty to Officers or One of them, by whom such Licence was granted, the continue paynumbered Plate mentioned in such Licence, or in default thereof able. such Person shall continue to be subject and liable to the Payment of the weekly Duty chargeable under this Act in respect of the Hackney Carriage mentioned in such Licence; and such Person shall be charged with the said Duty accordingly to the Time of delivering up the said Plate; and such Duty shall be recoverable by the same Ways and Means as if such Licence had continued in force.

XI. The numbered Plates to be provided by the Commissioners Numbered of Inland Revenue, and to be fixed on Hackney Carriages not Plates on Hackanthorized by Licence to be used or let to hire on Sundays, shall ney Carriages. be distinguished in such Manner as the said Commissioners may not licensed to think

Sundays to be distinguished from those on Carriages licensed to be used on every Day of the Week.

think proper from the numbered Plates to be fixed on Hackney Carriages authorized by Licence to be used and let to hire on every Day of the Week; and if any Hackney Carriage which shall be authorized by Licence to be used or let to hire on every Day of the Week except Sunday shall be used or let to hire or any Sunday, or if any Hackney Carriage shall be used or les to hire on Sunday having fixed or placed thereon any such numbers? Plate as aforesaid provided for any Hackney Carriage not author rized to be used or let to hire on Sunday, every such Hackney Carriage shall be deemed to be used and let to hire without a Licence in that Behalf; and the Owner of such Hackney Carriage. if there shall be no such Plate as aforesaid fixed or placed thereon. or the Person to whom such Plate (if any be fixed or placed thereon) shall have been delivered, with any Licence relating thereto, shall be deemed to be the Person using and letting to him such Hackney Carriage without having a Licence in force to do, and shall incur and be liable to the Penalty imposed by Law in that Behalf.

1 & 2 W. 4. c. 22. 2 & 3 W. 4. c. 120. XII. 'And whereas, under and by virtue of the Laws in force.' Licences for or in respect of Hackney Carriages and for or in respect of certain Stage Carriages are required to be granted at the Chief Office of Inland Revenue, and the Duties payable in respect of such Hackney Carriages and Stage Carriages respectively are required to be paid at the said Chief Office, and it is expedient to make other Provision in that Behalf:

Where Licences for Hackney and Metropolitan Stage Carriages are to be granted and the Duties paid.

It shall be lawful for the Commissioners of Inland Revenue, and they are hereby authorized and empowered, from Time to Time to order and direct that all or any of such Licences as aforesaid shall be granted, and that the Duties payable in respect of all or any of such Hackney Carriages and Stage Carriages as aforesaid respectively shall be paid, at such Place or Places within the Limits of this Act as the said Commissioners shall deem to be most proper and convenient for the Purpose, anything in any former Act or Acts contained to the contrary notwithstanding.

1s. a Mile to be paid for every Mile beyond the Circumference of a Circle 4 Miles from Charing Cross, XIII. It shall be lawful for the Driver of any Hackney Carriage within the Limits of this Act to charge One Shilling per Mile for every Mile (or Part of a Mile) which he shall be required to drive beyond the Circumference of a Circle the Radius of which shall be Four Miles from Charing Cross, provided such Carriage shall be discharged beyond such Circumference, anything coatained in the Thirty-third Chapter of an Act of the Sixteenth and Seventeenth Year of the Reign of Her present Majesty. or in the Schedule thereto, notwithstanding.

6d, in addition to Fare for each Person above Two for the whole Hiring.

XIV. Whenever more than Two Persons shall be conveyed by any Hackney Carriage drawn by One Horse only, a Sum of Sixpence for each Person above the Number of Two shall be paid for the whole Hiring in addition to the Fare now directed to be paid for Two Persons under the said Act of the Sixteenth and Seventeenth Year of the Reign of Her present Majesty, Chapter Thirty-three; and Two Children under Ten Years old shall be considered as One Adult Person for the Purposes of this Clause.

As to Hackney Carriage hired by Time.

XV. When any Hackney Carriage within the Limits of this Act hired for a Fare to be paid according to Time shall be hired or used by the Hirer thereof for any longer Time than One Hour,

Sixpence

ixpence shall be paid for every Fifteen Minutes, or any Portion f Fifteen Minutes not completed, above One Hour.

XVI. The Proprietor of every Hackney Carriage or Metro- Proprietors of olitan Stage Carriage licensed to ply for Hire within the Limits Hackney Carf this Act who shall withdraw his Carriage from Hire for Two onsecutive Days, or for any Two Days in One Week, without riages from Hire ust Cause, of which the Magistrate before whom the Complaint beyond a certain s heard shall be the Judge, shall be liable to a Penalty of a Sum Time liable to lot exceeding Twenty Shillings in respect of every Carriage for a Penalty. ach Day he shall so withdraw the same, and the Licence of such Proprietor shall be suspended or recalled and taken away at the Discretion of the said Commissioners of Police: Provided always, that it shall be lawful for such Proprietor, upon giving Ten Days Notice to the Commissioners of Police, to withdraw his Carriage from Hire.

riages withdrawing Car-

XVIL The Limits of this Act shall be deemed to be and to "The Limits of include every Part of the Metropolitan Police District and the this Act" de-City of London; and all Provisions of any former Act in force fined. referring to Hackney Carriages licensed under the said Act of the First and Second Years of His late Majesty, or to Hackney Carriages kept, used, employed, or let to hire within the Distance of Five Miles from the General Post Office in the City of London, or to any Act, Matter, or Thing committed or done in relation to such Hackney Carriages within the said Distance, shall from and after the passing of this Act be deemed to refer and apply to Hackney Carriages licensed under this Act, or to Hackney Carriages kept, used, employed, or let to hire within the Limits of this Act, and to any Act, Matter, or Thing committed or done in relation to Hackney Carriages within the said Limits.

XVIII. From and after the passing of this Act it shall not be None but Offilawful for any Person other than the Solicitor or some other Officer cers of Inland of Inland Revenue, or some Officer of the Metropolitan Police, to Revenue or of inform or prosecute before any Justice of the Peace for the Recovery of any Penalty imposed by or incurred under any Act or prosecute before Acts now in force, or this Act, for or on account of the keeping, Justices for using, or letting to hire by any Person of any Hackney Carriage Penalties. at any Place within the Limits of this Act without having a Licence in force so to do, or without having the proper numbered Plate properly placed and fixed upon such Hackney Carriage in the Manner required by Law.

the Metropolitan Police to

C A P. CXXVIII.

An Act to abate the Nuisance arising from the Smoke of Furnaces in the Metropolis and from Steam Vessels above London Bridge. 20th August 1853.

WHEREAS it is expedient to abate the Nuisance arising from the Smoke of Furnaces in the Metropolis and from Steam Vessels above London Bridge: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. From

Filmakes in the Metropolis to tonsume their own Smoke,

L From and after the First Day of August One thousand eats hundred and fifty-four every Furnace employed or to be called in the Metropolis in the working of Engines by Steam, and ever Furnace employed or to be employed in any Mill, Factory, Print House, Dychouse, Iron Foundry, Glasshouse, Distillery, Bevhouse, Sugar Refinery, Bakehouse, Gasworks, Waterworks other Buildings used for the Purpose of Trade or Manufacture Within the Metropolis, (although a Steam Engine be not used or employed therein,) shall in all Cases be constructed or altered so as to consume or burn the Smoke arising from such Fainsee: and if any Person shall after the First Day of August One the sand eight hundred and fifty-four within the Metropolis use my such Furnace which shall not be constructed so as to consume or burn its own Smoke, or shall so negligently use any such Furnace as that the Smoke arising therefrom shall not be effectually consumed or burnt, or shall carry on any Trade or Business which shall occasion any noxious or offensive Effluvia, or otherwise annov the Neighbourhood or Inhabitants, without using the best practicable Means for preventing or counteracting such Sacke or other Annoyance, every Person so offending, being the Owner or Occupier of the Premises, or being a Foreman or other Person employed by such Owner or Occupier, shall upon a summary Conviction for such Offence before any Justice or Justices, forfeit and pay a Sum not more than Five Pounds nor less than Forty Shillings, and upon a Second Conviction for such Offence the Sum of Ten Pounds, and for each subsequent Conviction a Sum double the Amount of the Penalty imposed for the last preceding Conviction: Provided always, that nothing in this Act shall extend or apply to any Glass Works or Pottery Works established and existing within the Metropolis before the passing of this Act, with the Exception however of all Steam Engine Furnaces and Slip Kiln Furnaces employed in and belonging to such Works respectively, to which Furnaces the Provisions of this Act shall extend and apply.

Steam Vessels on the Thames above London Bridge to consume their own Smoke,

II. From and after the First Day of August One thousand eight hundred and fifty-four every Steam Engine and Furnace used in the working of any Steam Vessel on the River Thames above London Bridge shall be constructed so as to consume the Smoke arising from such Engine and Furnace; and if after the said First Day of August One thousand eight hundred and fiftyfour any Steam Engine or Furnace by which any Steam Vessel shall be worked while the same shall be above London Bridge shall not be constructed so as to consume or burn its own Smoke, or such Steam Engine or Furnace which shall be so constructed shall be wilfully or negligently used so that the Smoke arising therefrom shall not be effectually consumed or burnt, the Owner r Master or other Person having Charge of such Vessel shall, 🗪 summary Conviction for such Offence before any Justice or ustices, forfeit and pay any Sum not greater than Five Pounds or less than Forty Shillings, and upon a Second Conviction for uch Offence a Sum of Ten Pounds, and upon every other subse-Quent Conviction for such Offence a Sum double the Amount of the Penalty imposed for the last preceding Conviction.

IIL Provided always, That the Words "consume or burn the Penalty not to imoke" shall not be held in all Cases to mean "consume or burn attach where il the Smoke," and that the Justice or Justices before whom any emitting Smoke emitting Smoke is used. Act if he or they shall be of opinion that such Person has so contructed or altered his Furnace as to consume or burn as far as wesible all the Smoke arising from such Furnace, and has careully attended to the same, and consumed or burned as far as. possible the Smoke arising from such Furnace.

IV. If the Owner or Occupier of any Premises or the Com- Constables may nander of any Steam Vessel to which the Provisions of this Act be empowered shall apply shall refuse to allow their Premises or Steam Vessel to to enter and inbe inspected by a Person duly authorized by the Commissioners and Steam of Police for that Purpose, it shall be lawful for any Constable Engines, Matherized by Warrant under the Hand of One of Her Majesty's Principal Secretaries of State, (or in the Metropolitan Police District) by the Order in Writing of the Commissioners of Police of the Metropolis, or (in the City of London or Liberties thereof) by the Order in Writing of the Commissioner of Police of the said City and Liberties, with or without any Assistant, to enter into and upon any Building or Premises in the Metropolis in which any Furnace may be, or in which such noxious Trade or Business may be carried on, or into any Steam Vessel on the River Thames between London Bridge and Richmond Bridge, and to examine into the Construction of such Furnace, into the Manner of carrying on such Trade or Business, or into the Construction of the Steam Engine and Furnace by which such Vessel shall be worked; and any Person obstructing any such Constable or his Assistant in the Execution of any such Warrant or Order shall, upon a summary Conviction for such Offence before any Justice or Justices, forfeit and pay any Sum not exceeding Twenty Pounds.

spect Furnaces

V: Provided always, That no Information shall be laid against No Information any Person for the Recovery of any Penalty under this Act, except to be laid except by the Authority of One of Her Majesty's Principal Secretaries of by Authority of State, or in the Metropolitan Police District by the Commissioners of Police of the Metropolis, or in the City of London or Liberties Commissioners. thereof by the Commissioner of Police of the said City and Liberties respectively acting under the Orders and Directions of such Secretary of State.

State or Police

VI In this Act the Expression "the Metropolis" shall have Definition of the same Meaning and Construction as is assigned to such Expres- Metropolis. sion for the Purposes of the Act of the last Session of Parliament, Chapter Eighty-five, "to amend the Laws concerning the Burial 15 & 16 Vict. of the Dead in the Metropolis."

VIL Nothing in this Act shall be held to alter or repeal any Not to affect of the Provisions of the City of London Sewers Act, 1851, or of certain Local the Whitechapel Improvement Act, 1853.

Acts.

VIII. All Penalties by this Act imposed shall be recoverable Penalties reaccording to the Provisions of the Act of the Twelfth Year of coverable under Her present Majesty, Chapter Forty-three.

11 & 12 Vict. c, 43,

Fürnabes in the Metropolis to tonsume their own Smoke.

1024

I. From and after the First Day of August One thousand eight hundred and fifty-four every Furnace employed or to be employed in the Metropolis in the working of Engines by Steam, and ever Furnace employed or to be employed in any Mill, Factory, Prince House, Dychouse, Iron Foundry, Glasshouse, Distillery, Brevhouse, Sugar Refinery, Bakehouse, Gasworks, Waterwork, other Buildings used for the Purpose of Trade or Manufacture Within the Metropolis, (although a Steam Engine be not used or employed therein,) shall it all Cases be constructed or altered so as to consume or burn the Smoke arising from such Furnete: and if any Person shall after the First Day of August Out the sand eight hundred and fifty-four within the Metropolis are my such Furnace which shall not be constructed so as to consume or burn its own Smoke, or shall so negligently use any such Farace as that the Smoke arising therefrom shall not be effectually consumed or burnt, or shall carry on any Trade or Business which shall occasion any noxious or offensive Effluvia, or otherwise annoy the Neighbourhood or Inhabitants, without using the best practicable Means for preventing or counteracting such Smoke or other Annoyance, every Person so offending, being the Owner or Occupier of the Premises, or being a Foreman or other Person employed by such Owner or Occupier, shall upon a summer; Conviction for such Offence before any Justice or Justices, forfeit and pay a Sum not more than Five Pounds nor less than Forty Shillings, and upon a Second Conviction for such Offence the Sun of Ten Pounds, and for each subsequent Conviction a Sum double the Amount of the Penalty imposed for the last preceding Conviction: Provided always, that nothing in this Act shall extend or apply to any Glass Works or Pottery Works established and existing within the Metropolis before the passing of this Act, with the Exception however of all Steam Engine Furnaces and Slip Kiln Furnaces employed in and belonging to such Works respectively, to which Furnaces the Provisions of this Act shall extend and apply.

Steam Vessels on the Thames above London Bridge to consume their own Smoke.

II. From and after the First Day of August One thousand eight hundred and fifty-four every Steam Engine and Furnice used in the working of any Steam Vessel on the River Thanes above London Bridge shall be constructed so as to consume the Smoke arising from such Engine and Furnace; and if after the said First Day of August One thousand eight hundred and fifty four any Steam Engine or Furnace by which any Steam Vessel shall be worked while the same shall be above London Bridge shall not be constructed so as to consume or burn its own Smoke or such Steam Engine or Furnace which shall be so constructed shall be wilfully or negligently used so that the Smoke wising therefrom shall not be effectually consumed or burnt, the Over or Master or other Person having Charge of such Vessel shall a a summary Conviction for such Offence before any Justice of Justices, forfeit and pay any Sum not greater than Five Pounds nor less than Forty Shillings, and upon a Second Conviction or such Offence a Sum of Ten Pounds, and upon every other sales quent Conviction for such Offence a Sum double the Amount of the Penalty imposed for the last preceding Conviction.

III. Provided always, That the Words "consume or burn the Penalty not to noke" shall not be held in all Cases to mean "consume or burn attact where I the Smoke," and that the Justice or Justices before whom any only Fuel not emitting Smoke is used. ct if he or they shall be of opinion that such Person has so conructed or altered his Furnace as to consume or burn as far as msible all the Smoke arising from such Furnace, and has care. illy attended to the same, and consumed or burned as far as ssible the Smoke arising from such Furnace.

IV. If the Owner or Occupier of any Premises or the Com- Constables may ander of any Steam Vessel to which the Provisions of this Act be empowered all apply shall refuse to allow their Premises or Steam Vessel to to enter and ine inspected by a Person duly authorized by the Commissioners and Steam Police for that Purpose, it shall be lawful for any Constable Engines. Itherized by Warrant under the Hand of One of Her Majesty's 'rincipal Secretaries of State, (or in the Metropolitan Police Disrict) by the Order in Writing of the Commissioners of Police of he Metropolis, or (in the City of London or Liberties thereof) by he Order in Writing of the Commissioner of Police of the said lity and Liberties, with or without any Assistant, to enter into nd upon any Building or Premises in the Metropolis in which my Furnace may be, or in which such noxious Trade or Business may be carried on, or into any Steam Vessel on the River Thames retween London Bridge and Richmond Bridge, and to examine into the Construction of such Furnace, into the Manner of carrying on such Trade or Business, or into the Construction of the Steam Engine and Furnace by which such Vessel shall be worked; and any Person obstructing any such Constable or his Assistant in the Execution of any such Warrant or Order shall, upon a summary Conviction for such Offence before any Justice or Justices, forfeit and pay any Sum not exceeding Twenty Pounds.

spect Furnaces

V: Provided always, That no Information shall be laid against No Information any Person for the Recovery of any Penalty under this Act, except to be laid except by the Authority of One of Her Majesty's Principal Secretaries of by Authority of State, or in the Metropolitan Police District by the Commissioners of Police of the Metropolis, or in the City of London or Liberties Commissioners. thereof by the Commissioner of Police of the said City and Liberties respectively acting under the Orders and Directions of such Secretary of State.

Secretary of State or Police

VI. In this Act the Expression "the Metropolis" shall have Definition of the same Meaning and Construction as is assigned to such Expres. Metropolis, sion for the Purposes of the Act of the last Session of Parliament, Chapter Eighty-five, "to amend the Laws concerning the Burial 15 & 16 Vict. of the Dead in the Metropolis."

VIL Nothing in this Act shall be held to alter or repeal any Not to affect of the Provisions of the City of London Sewers Act, 1851, or of certain Local the Whitechapel Improvement Act, 1853.

c. 85.

Acts.

VIII. All Penalties by this Act imposed shall be recoverable Penalties reaccording to the Provisions of the Act of the Twelfth Year of coverable under Her present Majesty, Chapter Forty-three.

11 & 12 Vict. c, 43,

C A P. CXXIX.

An Act further to amend the Law relating to Pilotage. [20th August 1851]

'WHEREAS it is expedient that the Right of piloting Ships' Outwards from the Port of London, and the Right of piloting Ships Inwards to the same Port, should be vested in 'One Body of Pilots, and that such Pilots should be subject to 'uniform Authority and Control:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Union of Trinity House and Cinque Port Pilots.

So much of 6 G. 4. c. 125. as relates to Cinque Port Pilots, and 9 G. 4. c. 86., repealed.

Power to the Trinity House to license Pilots for the Passage from Dungeness Inwards as well as Outwards.

I. So much of the Act of the Sixth Year of the Reign of King George the Fourth, Chapter One hundred and twenty-five, as relates to the Society or Fellowship of the Trinity House of Dorer, Deal, and the Isle of Thanet, or to the Pilots of the said Society or Fellowship, commonly called the Cinque Port Pilots, and the whole of the Act of the Ninth Year of King George the Fourth. Chapter Eighty-six, shall be repealed, save as herein-after mentioned.

II. It shall be lawful for the Trinity House, after such Examination and in such Manner as by the Second Section of the said Act of the Sixth Year of the Reign of King George the Fourth is provided in respect of the Pilots to be licensed under the Authority therein contained, to license Pilots as well for the Purpose of conducting Vessels from or by Dungeness up the Rivers Thames and Medway to London Bridge and Rochester Bridge, and all the Channels, Creeks, and Docks of the same, and from the South Buoy of the Brake Westward as far as the West End of the Owers, afor the Purpose of conducting Vessels within the Limits and in the Manner within and in which Pilots may be licensed to act under the said Second Section of the said last-mentioned Act; and all the Provisions of the said Act and of any other Act now in force, and all Byelaws, Rules, Orders, or Ordinances, applicable to Pilots licensed under the said Section, shall be applicable to Pilots licensed under the Authority of this Act to the same Extent and in the same Manner as if such last-mentioned Authority had been contained in the said Section; and no Licences granted by uny other Corporation, Body, or Persons to pilot any Vessel-Inwards or Outwards within the Limits aforesaid shall be of any Force or Effect whatever: Provided always, that no such License shall be granted until Three Months after the Regulations bereinafter provided to be made by the Trinity House shall have been published and sent to the Court of Loadmanage, and to the Society or Fellowship of Cinque Port Pilots.

III. All Cinque Port Pilots duly licensed and authorized before this Act comes into operation to pilot any Vessels from Dungaras or the Downs up the Rivers Thames or Medway shall, notwithstanding the Repeal and Enactment herein-before contained. It authorized to pilot the like Vessels within the same Limits and in the same Manner within and in which they might have iswfully piloted the same before the passing of this Act according to the Terms of their existing Licences, and shall also by virtue.

Present Cinque Port Pilots to be competent to pilot Vessels either Inwards or Outwards within the Limits for which they are now liceased.

Union of Trinity House and Cinque Port Pilots.

such existing Licences (without any Licence from the Trinity ouse in that Behalf) be authorized to pilot the like Vessels down ie said Rivers Thames and Medway, or from those Rivers to the lowns or Dungeness, or from the West End of the Owers to the outh Buoy of the Brake, within the Limits within which such xisting Licences authorize them to act in piloting such Vessels om the Downs to the said Rivers, and up the same, or from the outh Buoy of the Brake to the West End of the Owers; and it hall be lawful for the Trinity House by a supplemental Licence authorize any such Cinque Port Pilot to pilot any Vessels in ny Parts of the Rivers Thames and Medway or in any of the eas or Channels leading to or from such Rivers to which his xisting Licence may not extend, after Examination in respect of he further Limits within which he is to be so licensed to act, and pon the Payment of such Fee, if any, as the said Trinity House nay, with the Consent of the Board of Trade, appoint for the ?urpose; and such supplemental Licence shall be taken to be Part of and to be held upon the same Conditions and subject o the same Regulations in all respects as such existing Licence.

IV. The said Cinque Port Pilots who have been so licensed The aboveis aforesaid before this Act comes into operation shall be subject mentioned to all the Provisions of the said Act of the Sixth Year of King Cinque Port George the Fourth, Chapter One hundred and Twenty-five, and of any other Act now in force, which relate to Pilots licensed by same Rules, &c. the Trinity House (except such of them as are contained in the as Trinity Fourth Section of the said Act of the Sixth Year of King George House Pilots. the Fourth), and shall likewise be subject to the Government and Regulations of the Trinity House, and to all Byelaws, Rules, Orders, or Ordinances duly issued by it for the Purpose of insuring the good Conduct and constant Attendance of Pilots upon their Duty, and to such Penalties as may be duly annexed to the Breach of the said Regulations, Byelaws, Rules, Orders, or Ordinances, in the same Manner and to the same Extent in and to which Pilots licensed by the said Trinity House are subject thereto.

V. All Pilots licensed before this Act comes into operation by Present Trinity the said Trinity House to pilot any Vessels upon the Rivers House Pilots Thames and Medway, or from London Bridge to the Downs, or may pilot Ships Inwards within from the Isle of Wight to London Bridge, shall be authorized to the Limits of pilot the like Vessels from or by Dungeness up the Rivers Thames their Licences. and Medway, and from the South Buoy of the Brake to the Westward to the End of the Owers, or within such or so much of the same Limits as under their present Licenses they might act within in piloting such Vessels down the said Rivers or Outwards or to the Westward: Provided always, that nothing herein contained shall be deemed to confer any Privilege of piloting above Gravesend and Stangate Creek respectively upon any Pilots by whatever Authority they may be licensed, except with the Concurrence of the Trinity House in the Case of each Pilot.

VI. A sufficient Number of duly qualified Pilots shall always Power to the be ready to take charge of Vessels coming from the Westward past Trinity House Dungeness; and the Trinity House shall make such Regulations to make Regulations for a necessary in order to provide for an unintermitted Supply of Pilots at for such Vessels, and to insure their constant Attendance upon and Dungeness.

subject to the

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Union of Trinity House and Cinque Port Pilate. due Performance of their Duty, both by Night and Day, whether by cruizing between the South Foreland and Dungeness, or by going off from Shore upon Signals made for the Purpose, or by both of such Means, or by any other Means, and whether in reation or otherwise, as the said Trinity House may think fit; and if any Pilots affected by the said Regulations, or any Masters of Owners or Insurers of Ships, being not less than Six is Number, consider themselves aggrieved by such Regulations, or by any Defect or Omission therein, they may appeal to Her Majesty in Council, and Her Majesty in Council may thereupon revoke or alter any of such Regulations, or may make Additions thereta, in such Manner as, having regard to the Object of this Enactment and to the Interests of the Persons concerned, may appear to be just and expedient, and every Order so made shall be conclusive in the Matter.

Vessels coming past Dungeness not having a Pilot already on board, to take the first qualified Pilot who offers.

VII. Every Master or other Person in command of any Vessel coming from the Westward and bound to any Place in the Bivers Thames and Medway (unless she has a duly qualified Pilot on board or is exempted from compulsory Pilotage), shall, on the Arrival of such Vessel off Dungeness, and thenceforth until she has passed the South Buoy of the Brake, or a Line to be drawn from Sandown Castle to the said Buoy, or until a duly qualified Pilot has come on board, display and keep flying the neval Signal for a Pilot; and if any Pilot duly qualified for the Passage to be made by such Vessel is within Hail, or is approaching and within Half a Mile, and has the proper distinguishing Flag flying in his Boat, such Master or other Person as aforesaid shall, by heaving-to in proper Time or shortening Sail, or by any practicable Means consistent with the Safety of his Vessel, facilitate such Pilot getting on board, and shall give the Charge of piloting his Vessel to such Pilot; or if there are Two or more of such Pilots offering at the same Time, to such One of them as may according to the Regulations for the Time being in force be entitled or required to take such Charge; and if any such Master or other Person as aforesaid fails to display or keep flying the usual Signal for a Pilot in manner herein-before required, or to facilitate any such duly qualified Pilot as aforesaid getting on board as herein-before required, or to give the Charge of piloting his Vessel to such Pilot as herein-before mentioned in that Behalf, he shall forfeit double the Sum which might have been demanded for the Pilotage of his Vessel, such Sum to be paid to the Trinity House, and to be recoverable in the same Manner in which Forfeitures are recoverable under the said Act of the Sixth Year of the Reign of King George the Fourth.

Penalty on Masters failing to display the usual Signal for a Pilot.

VIII. Until any such Alteration as herein-after provided for be made, the Rates and Prices to be demanded and received by all Pilots performing the Duties hitherto performed by Cinque Port Pilots shall be such Rates and Prices as have immediately before this Act comes into operation been lawfully demanded and received by such last-mentioned Pilots; and it shall be lawful for the said Trinity House to increase, reduce, alter, or modify all or any of the said Rates or Prices, or to substitute other Rates or Prices in lieu thereof, with the same Consent, in the same Manner, and subject to the same Conditions with, in, and subject to which

Rates to be demanded for Duties hitherto performed by Cinque Port Pilots, the Trinity House is empowered to increase, reduce, alter, and modify the Rates and Prices to be demanded and received by Pilots licensed by it, or to substitute other Rates and Prices in lieu of and Cinque Port such last-mentioned Rates and Prices, but so that in no Case shall any higher Rate be imposed or demanded than might have been

imposed or demanded if this Act had not passed.

IX. All Rates and Prices which may be lawfully demanded or Existing Cinque received by the said Cinque Port Pilots licensed before this Act Port Pilots comes into operation, or by any other Pilots licensed by or under to have same the Government of the Trinity House, shall be recoverable in the Remedies for the Recovery of same Manner in which Rates and Prices lawfully demanded or Rates as Trinity received by Pilots licensed by the Trinity House under the said House Pilots. Act of the Sixth Year of King George the Fourth are by that Act made recoverable; and all Rates or Prices which may be lawfully demanded or received by any Pilots under the Government of the said Trinity House for the Pilotage of Foreign Vessels, Rates on the Owners, Masters, Agents, or Consignees of which claim, by Foreign Vessels virtue of any Treaty of Reciprocity, to be entitled to the Privice Claiming Benefit leges of British Vessels, shall be recoverable from the same Per-of Reciprocity sons, in the same Manner, and subject to the same Conditions from whom and in and subject to which Pilotage Rates on British Vessels are recoverable under the Forty-fourth and Forty-fifth Sections of the said Act.

X. All Property of every kind, whether real or personal, which Property of Somay belong to or be held by the Court of Loadmanage or the said ciety of Cinque Society of Cinque Port Pilots, or any Branch thereof, or any Port Pilots to be transferred to Officer of the said Society, or any other Person as Trustee for the Trinity House, said Society, or any Branch thereof, or which may be legally applicable for the Benefit of the said Society or of the Members thereof, or for any Purposes connected with Pilotage, (including a Piece of Land near Dover which was by Indentures of Lease and Release, dated respectively [the Sixteenth and Seventeenth Days of August One thousand seven hundred and twenty-six, conveyed to Trustees therein named, upon certain Trusts, for the Poor of the Trinity House of Dover,) shall, upon the passing of this Act, belong to and become vested in the Trinity House of Deptford Strond; and the said Trinity House shall have Power to sell the same or any Part thereof as Occasion may require, and to give full Discharges for the Purchase Money of any Part thereof which may be sold; and all Monies which if this Act had not Payments to Passed would have been paid for any Purpose connected with the Cinque Port Relief or Benefit of Cinque Port Pilots, their Appointees, Widows, or Issue, either in respect of surplus Duties on Foreign Vessels, forth to the or by way of Fees or Contributions from Cinque Port Pilots Trinity House. licensed before this Act comes into operation, and all Sums which would if this Act had not passed been payable by such Pilots as Trinity Money or Clerks Fees, and all Penalties or Fines payable by or in respect of such Pilots, shall, save as such Contributions, Trinity Money, or Clerks Fees may be varied or remitted under the Regulations to be made and approved as herein-after mentioned, and save also such of the said Contributions as may cease by reason of any such Purchases or Commutations of Claims as herein-after provided for, be paid to the Trinity House, and the

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Union of Trinity House Pilots.

Pilots Fund to

Union of Trinity House und Cinque Port Pilots.

Trinity House to pay Debts and to settle the Claims of Persons now in receipt of Relief, and of existing Cinque Port Pilots,

Trinity House may enable existing Cinque Port Pilots to purchase an Interest in the Trinity House Pilots Fund.

As to Charges on Trinity House Pilotage Fund, and its future Manage-

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ment.

said Property and Monies shall be carried to and form Part of the Pilotage Funds of the Trinity House.

XI. The said Trinity House shall, out of their said Piloue Fund, pay all Debts, if any, lawfully and properly incurred by the said Court of Loadmanage before this Act comes into operation and also such Compensation or Superannuation Allowances (if any) as the Board of Trade may in its Discretion allow to any Persons now in the Employ or Service of the Court of Loadmanage. or of the Lord Warden of the Cinque Ports, or of the Society of Cinque Port Pilots, who may be deprived of Salaries or Emoluments by reason of the passing of this Act, so that no such Compensation or Superannuation Allowance shall exceed the Proportion of Salary or Emoluments which might be granted under similar Circumstances to a Person in the Public Civil Service under the Act of the Fourth and Fifth Years of King William the Fourth, Chapter Twenty-four; and may in the next place, subject to the Regulations to be made and approved as hereinafter mentioned, either purchase out of the said Funds the Claims of all or any of the Persons who, but for the passing of this Act. would have been in the Receipt of Pensions or other Relief either out of the said Cinque Port Pilots Fund, or under any Byelaws of the said Society now in force, or who have already paid Widows Dues, or have otherwise contributed to the Relief of superannusted Cinque Port Pilots, or of the Widows, Appointees, or Issue of Cinque Port Pilots, such Purchases to be made upon such Terms as may be determined by the said Regulations, or may, subject as aforesaid, continue to pay out of the said Funds Pensions or other Relief to all or any of the Persons who might if this Act had not passed have received the same out of the said Funds, or under any Byelaws of the said Society now in force, such Pensions or other Relief to be of such Amount as may be determined by the said Regulations to be made and approved as bereinafter mentioned; and the Trinity House may, subject to such Regulations, make Arrangements for enabling any Person who, but for the passing of this Act, would be entitled to a Pension or other Relief under the Byelaws of the said Society of Cinque Port Pilots now in force, or any Cinque Port Pilot licensed before this Act comes into operation, to purchase an Interest in the said Trinity House Pilots Fund; and the Terms of such Purchase, including the Amount and Nature of such Interest, and the Consideration payable for the same, shall be determined by such Regulations as aforesaid; and every Cinque Port Pilot who chooses to make such Purchase shall thereafter pay to the said Trinity House the same Contributions, whether by way of Poundage or otherwise, as are for the Time being payable by Pilots licensed by the Trinity House.

XII. The said Trinity House shall also out of their said Pilotage Funds pay all such Superannuation Allowances or other Relief to Pilots licensed by them before this Act comes into operation or to the Widows and Children of such Pilots, as might have been payable by the said Trinity House if this Act had not passed; and subject to the Charges aforesaid, the said Trinity House Pilots Fund shall be chargeable in the first instance with such Expenses

Union of Trinity House Pilote.

as the said Trinity House may duly incur in the Performance of its Duties in respect of Pilots and Pilotage, so nevertheless that no Superannuation Allowance to any Person in the Employ of the and Cinque Port said Trinity House which is included in such Expenses shall exceed the Proportion of his Salary which might be granted under similar Circumstances to a Person in the Public Civil Service under the Act of the Fourth and Fifth Years of King William the Fourth. Chapter Twenty-four, or under any other Act for regulating such Superannuation Allowances for the Time being in force; and, subject thereto, the said Trinity House Pilots Fund shall be administered by the said Trinity House for the benefit of such Pilots licensed by the said Trinity House after this Act comes into operation as are incapacitated for the Performance of their Duty by reason of Age, Infirmity, or Accident, and of the Widows and Children of Pilots so licensed, or of such incapacitated Pilots only, upon such Conditions and under such Regulations as the said Trinity House, with the Consent of the Board of Trade, may think fit to adopt; and if it appears to the said Trinity House that the Contributions for the Time being payable to the said Trinity House Pilots Fund are insufficient to enable them to grant Allowances of proper and adequate Amount, it shall be lawful for the said Trinity House, with such Consent and subject to such Regulations as aforesaid, from Time to Time to increase and alter the Amount of the annual Contribution, or of the Poundage upon the Sums earned by Pilots, which under the Fourth Section of the said Act of the Sixth Year of the Reign of King George the Fourth, Chapter One hundred and twenty-five, Pilots licensed by the said Trinity House are required to pay to the said Pilotage Fund.

XIII. 'And whereas it is intended that Cinque Port Pilots ' licensed before this Act comes into operation, their Widows and Principles upon 'Appointees, shall, as a Body, receive, under the Provisions ' herein-before contained, Benefits equal in Amount to the Benefits which they might lawfully and properly have received out of be settled. the several Funds and Payments so transferred to the Trinity ' House as aforesaid if this Act had not passed : And whereas it ' has been estimated that the Funds and Payments so transferred, including the Principal as well as the Interest of the said Funds, would, if duly applied, be sufficient to carry the said Intention ' into effect; but in consequence of the numerous Contingencies involved it is impossible to calculate with Certainty the Amount which will be necessary for that Purpose, or to determine with Precision the Manner in which such Amount shall be applied, ' and it is therefore expedient that all due Claims of the said Cinque Port Pilots, their Widows, Appointees, and Issue, should be provided for by the said Trinity House out of their General Pilotage Funds as herein-before provided, and that the Board of ' Trade and the Trinity House should be intrusted with such ' Powers as are necessary for settling the said Claims, and for carrying into effect the Provisions herein-before contained in respect thereof: Be it enacted, That for the Purpose of carrying the said Intention and Provisions into effect the said Trinity House may, with the Approval of the Board of Trade, from Time Board of Trade, to Time make Regulations for altering and determining the Pay- may make

Recital of which Claims of Cinque Port Pilots are to

Trinity House, with Consent of

Regulations for settling the above Claims. ments and Contributions to be made by Cinque Port Pilots bressed before this Act comes into operation, and for settling, purchaing, and commuting the Claims of Persons now in receipt of Reief from the said Cinque Port Pilots Fund, and of the said Cinque Port Pilots licensed before this Act comes into operation, their Widows, Appointees, and Issue, and for determining the Terms and Conditions on which such Settlement is to be made, and in framing such Regulations due Regard shall be had to the latertion herein-before expressed; and the said Trivity Home may also, with such Consent as aforesaid, from Time to Time make Regulations for the future Management of the Trinity House Pilots Fund, and also for the Management and Maintenance of any Filot Boats or Cutters belonging to the said Cinque Port Pilots. or to any Pilots for the Time being under the Government of the said Trinity House, and for the Distribution of the Earnings (if any) of such Boats or Cutters, and for the Succession to, Purchase of or Transfer of any Interests therein; and all such Regulations, after being approved of by the Board of Trade, shall be binding upon all Parties.

Licensing Musters and Mutes.

Power to the Board of Trade to examine and grant Pilotage Certificates to Masters and Mates on the Pil tage Authorities refusing to do so tunder 12 & 13 Vict. c. 88.

XIV. ' And whereas by the Act of the Thirteenth Year of the ' Reign of Her present Majesty, Chapter Eighty-eight, Provision was made for enabling a Master or Mate to pilot his own Vessel without the Assistance of a licensed Pilot upon his passing an Examination before or under the Direction of the proper Pilotage Authorities, and obtaining a Certificate as therein mentioned, but the Institution of such Examination was left to the Option of the said Authorities: And whereas it is expedient to extend and amend the Provisions of the said Act :' Be it enacted. That if upon Complaint to the Board of Trade it appear to such Board that any such Authority as aforesaid have without reasonable Cause refused or neglected to examine any Master or Mate who has applied to them for the Purpose, or after he has passed have without reasonable Cause refused or neglected to grant him a Certificate, or that the Examination of any such Master or Mate has been unfairly or improperly conducted, or that any Terms imposed or sought to be imposed by such Authority are unfair or improper, the Board of Trade may, if in their Judgment the Circumstances appear to require it, appoint Persons to examine such Master or Mate, and if he be found fit to pilot his Vessel within the Limits for which he is examined, may grant him a Certificate setting forth the Limits and the Vessel for which he is certified, upon such Terms and Conditions, and subject to such Regulations, as such Board may think fit; and such Certificate shall be in force for One Year, and may be renewed from Year to Year either by the said Authorities in the Manner and upon the Terms in the said Act mentioned, or by the Board of Trade, if such Board so think fit, such Renewal to be indorsed on the said Certificate either by such Person as the Board of Trade may appoint for the Purpose, or in the Manner by the said Act provided as to the Certificates therein mentioned; and all Certificates granted under this Act shall have the same Effect as Certificates granted under the said last-recited Act.

Fecs to be paid upon such Litences and the

XV. All Masters or Mates to or for whom any such Certificates as aforesaid are granted or renewed by any Pilotage Authority

shall

shall pay to such Authority, or as it may direct, such Fees upon Renewals their respective Certificates and upon the Renewals thereof as may thereof. from Time to Time be fixed for that Purpose by the said Authority, with the Consent of Her Majesty in Council; and all Masters and Mates to or for whom any such Certificates are granted or renewed by the Board of Trade shall pay to such Board or as it may direct such Fees upon their Certificates and upon the Renewals thereof as may be fixed by such Board, so nevertheless that in the Case of Certificates granted or renewed by the Board of Trade such Fees shall in no Case be less than the Fees payable by the Pilots in the same District upon their Licences and the Renewal thereof; and such Fees shall in the Case of Certificates and Renewals granted by Pilotage Authorities be applicable either to paying the Expense of the Examinations, or any other general Expenses connected with Pilotage incurred by such Authorities, or to the Pilots Superannuation Fund (if any), or otherwise for the Benefit of the Pilots licensed by such Authorities, as such Authorities may think fit; and such Fees shall in the Case of Certificates granted or renewed by the Board of Trade be applicable to the Expense of the Examinations, and the Surplus (if any) shall be applied for the Benefit of the Pilots of the Port or District in such Manner as such Board may think fit.

XVI. If at any Time it appears to the Board of Trade or to Power to any Pilotage Authority that any Master or Mate to whom a Cer- withdraw tificate has been granted by such Board or Authority under the Certificates. Provisions of the said last-mentioned Act or of this Act has been guilty of Misconduct, or has shown himself incompetent to pilot his Vessel, such Board or such Authority (as the Case may be) may thereupon withdraw his Certificate, and such Certificates shall thenceforth cease to be of any Effect whatever.

XVII. 'And whereas it is expedient to make Provision for 'ascertaining and making public the Amount of Pilotage Rates 'levied on Shipping, with other Particulars relating to Pilotage: Be it enacted, That every Person duly authorized or licensed to act as a Pilot shall, before the Thirty-first Day of January in Earnings to the each Year, give to the Pilotage Authority by whom he is so autho- Bodies by rized or licensed a full Account of all Sums of Money earned by whom they are him as a Pilot in the course of the preceding Year, with the licensed. Names and Descriptions of the Vessels in respect of which, and a Statement of the Services by means of which, the same have been earned; and if any such Pilot upon being applied to for such Account fail to deliver the same within One Month after. such Application, the Pilotage Authority by whom he has been licensed or authorized is hereby empowered and required to withdraw his Licence, or to deprive him of his Authority to act as Pilot, until the said Account is delivered.

XVIII. Every Pilotage Authority shall deliver periodically to Pilotage the Board of Trade, in such Form and at such Times as it may Authorities to require, Returns of the following Particulars with regard to Piloturns to the turns to the age within the Port or District under the Jurisdiction of such Board of Trade Authority; that is to say,

All Byelaws, Regulations, Orders, or Ordinances relating to ticulars con-Pilots or Pilotage for the Time being in force:

Returna and Accounts.

Pilots to make Returns of their

of various Parnected with Pilotage.

The

R - - lations for ments and settling the before this abre Claims and commin. -- 4 from the sa Port Pilots Widows, A and Conditi framing suc tion herein-. also, with su Regulations i Fund, and al-Boats or Cut: any Pilots for Trinity House of such Boats or Transfer of after being ap. upon all Parti-Licensing XIV. And Musters and 4 Reign of He-Mates was made for Power to the without the . Board of Trade Examination to examine and Authorities, : Krant Pilotage the Institutio Certificates to Masters and said Authori Mates on the amend the I Pil tag. Auupon Complain thorities refusthat any suci irg to do so Cause refuser under has applied to 1 2 & 13 Viet without rease c. 88 Certificate, or has been unf: imposed or so improper, the cumstances ap Master or Ma the Limits for setting forth upon such Te as such Board for One Year the said Auti suid Act men wink fits

rs to and in respect of any Pilotage Funds rty which the said Pilotage Authorities had or exercised if not so suspended as

Relurns and Accounts.

ade shall, without Delay, cause the several Such Returns quired to be made to such Board to be of Parliament.

to be laid before Parliament.

il is expedient to give Facilities for Pilotage, and for reducing or otherwise able in respect thereof: Be it enacted, Pilotage Aubr every Pilotage Authority, by Regulathe Consent of Her Majesty in Council, lo all or any of the following Things Pilotage within their respective Dis-

Power to make Alterations. thorities, with Consent of Her Majesty, may-

lifications to be required from Persons Fix and alter Pilots, whether in respect of their Age, haracter, or otherwise, and from Time to lations for the Time being in force with

me to Time to alter Regulations for the licensed by them, and for insuring the Regulations for lots, and their constant Attendance on the Governof their Duty either at Sea or on Shore, igulating Pilot Boats; and to make, and illier, the Terms, Conditions, and Regulaertificates as herein-before mentioned are Authority to Masters and Mates; and h of such Regulations as aforesaid comby such Masters and Mates by the sion of their Licences or Certificates, as the Infliction of Penalties, to be recover-Iwo Justices, so that no such Penalty be of Twenty Pounds, and so that every le of Reduction at the Discretion of the ame is inflicted :

Make and alter ment of Pilots. and of certificated Masters and Mates :

to Time to alter the Rates and Prices or be demanded and received by Pilots licensed substitute other Rates and Prices in lieu being demanded or received, or to alter the Pilots, in such Manner as such Authority mt as aforesaid, think fit, so that no higher lemanded or received from the Masters or in the Rates and Prices which might, if this have been demanded or received:

Alter and reduce Rates of Pilotage:

lasters of any Ships or Vessels, or of any Make and Vessels, from being compelled to employ extend Exem my Terms or Conditions to such Exemptions. lin. and alter any Exemptions so

compulsory Pilotage:

Exemptions now existing by harter, upon such Terms and such Authority, with such

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Rights.

C. 129.

Returns and Accounts. The Names and Ages of all Pilots or Apprentices licensed or authorized to act by such Authority, and of all Pilot or Apprentices acting either mediately or immediately under such Authority, whether so licensed or authorized or not:

The Service for which each Pilot or Apprentice is licensed: The Rates of Pilotage for the Time being in force, including therein the Rates and Descriptions of all Charges upon Shipping made for or in respect of Pilots or Pilotage:

The total Amount received for Pilotage, distinguishing the several Amounts received from British Vessels and from Foreign Vessels respectively, and the several Amounts received in respect of different Classes of Vessels paying different Rates of Pilotage, according to the Scale of such Rates for the Time being in force, and the several Amounts received for the several Classes of Service rendered by Pilots; and also the Amount paid by such Vessels (if any) as have before reaching the Limits of Pilotage Water if Outwardbound, or their Port of Destination if Inward-bound, to take or pay for Two or more Pilots, whether licensed by the same or by different Pilotage Authorities; together with the Numbers of the Vessels of each of the several Classes paying such several Amounts as aforesaid:

The Receipt and Expenditure of all Monies received by or on behalf of such Authority, or by or on behalf of any Sub-Commissioners appointed by them, in respect of Pilots or

Pilotage:

And shall allow the Board of Trade, or any Persons appointed by such Board for the Purpose, to inspect any Books or Documents in its or their Possession relating to the several Matters berein-

before required to be returned to the Board of Trade.

XIX. If any of such Pilotage Authorities as aforesaid (other local Authorities than the said Trinity House or Sub-Commissioners of Pilotage appointed by it) fail to deliver to the Board of Trade the periodical Returns herein-before required within One Year of such Time as may be fixed by that Board for the Purpose, or if any of such Authorities do not allow the said Board, or any Persons who may be appointed by it for the Purpose, to inspect any Books or Documents in their Possession relating to the Matters herein-before required to be returned by them, it shall be lawful for Her Majesty, by and with the Advice of Her Privy Council, to direct that all the Rights and Powers of such Authorities in respect of Pilotage shall cease or be suspended during such Time as Her Majesty may direct; and thereupon the said Trinity House shall thereafter or during such Time as such Suspension may continue have and exercise the same Powers of appointing Sub-Commissioners of Pilotage and of licensing Pilots, and of establishing and altering Rates of Pilotage, within the District within which the Authority so making Default has previously appointed or licensed Pilots, as the said Trinity House is by the said Act of the Sixth Year of the Reign of King George the Fourth, Chapter One hundred and twenty-five, authorized to exercise in all Ports or Places in England for which no particular Provision is made by any Act of Parliament or Charter for the Appointment of Pilots, and shall

also during such Time as aforesaid have and exercise the same

If any of the fail to give the required Returns, they may be deprived of their Authority. and the Power of appointing Pilots shall vest in the Trinity House.

duction of such Certificate or Certificates as aforesaid, to have such Licence or Licences renewed under this Act without Pay: ment of the said Duty imposed thereon until the First Monday in the Month of January One thousand eight hundred and fiftyseven.

VII. Every Licence which shall be granted under this Act to Commencement keep, use, and let to him any Illackney Carriage shall have effect and Termination and continue in force from the Day of the Date thereof until the of Licences. Day herein-after appointed for the Expiration thereof; and every such Licence which shall be granted before the Second Day of January One thousand eight hundred and fifty-four, shall expire on the First Day of January One thousand eight hundred and fifty-four; and every such Licence which shall be granted upon or at any Time after the said Second Day of January One thousand eight hundred and fifty-four shall expire on the First Sunday in the Month of January in the Year next following that in which such Licence shall be granted; and every such Licence shall be renewed from Year to Year on Payment of the Duty by this Act chargeable thereon.

VIII. Provided always, That for and upon every such Licence A proportionate as aforesaid which shall be taken out after the passing of this Part only of the Act, and before the Second Day of January One thousand eight yearly Duty to hundred and fifty-four, there shall be charged and paid in respect Licences taken of the Portion of a Year for which the same will be granted One out before 2d Fourth Part only of the annual Duty by this Act charged on a Jan. 1854.

yearly Licence.

IX. Every Person who shall be desirous of renewing any such Renewal of Licence shall give Notice in Writing Twenty-one Days at least Licences. before the Expiration of the current Licence to him granted of his Intention to renew the same to the proper Collector, Supervisor, or other Officer authorized to grant such Licences; and where such Notice shall have been given the new Licence shall bear Date on the Day next after the Day of the Expiration of the former Licence, but if such Notice shall not have been given the Licence shall bear Date on the Day of the Application for the

X. Provided always, That whenever any Licence granted under Numbered this Act shall cease or expire or be discontinued, the Person to Plate to be dewhom such Licence shall have been granted shall, within Three livered up on Days next after the Expiration of Discontinuous thought deliver Expiration of Days next after the Expiration or Discontinuance thereof, deliver Licences, or in up to the Commissioners of Inland Revenue, or to the proper default Duty to Officers or One of them, by whom such Licence was granted, the continue paynumbered Plate mentioned in such Licence, or in default thereof able, such Person shall continue to be subject and liable to the Payment of the weekly Duty chargeable under this Act in respect of the Hackney Carriage mentioned in such Licence; and such Person shall be charged with the said Duty accordingly to the Time of delivering up the said Plate; and such Duty shall be recoverable by the same Ways and Means as if such Licence had continued in force.

XI. The numbered Plates to be provided by the Commissioners Numbered of Inland Revenue, and to be fixed on Hackney Carriages not Plates on Hackauthorized by Licence to be used or let to hire on Sundays, shall ney Carriages be distinguished in such Manner as the said Commissioners may not licensed to think

Rights.

Returns and Accounts. The Names and Ages of all Pilots or Apprentices licensed or authorized to act by such Authority, and of all Piles or Apprentices acting either mediately or immediately mer such Authority, whether so licensed or authorized or not:

The Service for which each Pilot or Apprentice is licensed: The Rates of Pilotage for the Time being in force, including therein the Rates and Descriptions of all Charges mos Shipping made for or in respect of Pilots or Pilotage:

The total Amount received for Pilotage, distinguishing the several Amounts received from British Vessels and from Foreign Vessels respectively, and the several Amounts received in respect of different Classes of Vessels paving different Rates of Pilotage, according to the Scale of such Rates for the Time being in force, and the several Amounts received for the several Classes of Service rendered by Files: and also the Amount paid by such Vessels (if any) as have before reaching the Limits of Pilotage Water if Outwardbound, or their Port of Destination if Inward-bound, to take or pay for Two or more Pilots, whether licensed by the same or by different Pilotage Authorities; together with the Numbers of the Vessels of each of the several Classes paying such several Amounts as aforesaid:

The Receipt and Expenditure of all Monies received by or on behalf of such Authority, or by or on behalf of any Sub-Commissioners appointed by them, in respect of Pilots or

Pilotage:

And shall allow the Board of Trade, or any Persons appointed by such Board for the Purpose, to inspect any Books or Documents in its or their Possession relating to the several Matters herein-

before required to be returned to the Board of Trade.

XIX. If any of such Pilotage Authorities as aforesaid (other local Authorities than the said Trinity House or Sub-Commissioners of Pilotage appointed by it) fail to deliver to the Board of Trade the periodical Returns herein-before required within One Year of such Time as may be fixed by that Board for the Purpose, or if any of their Authority, such Authorities do not allow the said Board, or any Persons who may be appointed by it for the Purpose, to inspect any Books or Documents in their Possession relating to the Matters herein-before required to be returned by them, it shall be lawful for Her Majesty, by and with the Advice of Her Privy Council, to direct that all the Rights and Powers of such Authorities in respect of Pilotage shall cease or be suspended during such Time as Her Majesty may direct; and thereupon the said Trinity House shall thereafter or during such Time as such Suspension may continue have and exercise the same Powers of appointing Sub-Commissioners of Pilotage and of licensing Pilots, and of establishing and altering Rates of Pilotage, within the District within which the Authority so making Default has previously appointed or licensed Pilots, as the said Trinity House is by the said Act of the Sixth Year of the Reign of King George the Fourth, Chapter One hundred and twenty-five, authorized to exercise in all Ports or Places in Eagland for which no particular Provision is made by any Act of Parliament or Charter for the Appointment of Pilots, and shall

also during such Time as aforesaid have and exercise the same

If any of the fail to give the required Returns, they may be deprived of and the Power of appointing Pilots shall vest in the Trinity House,

lights. Title, and Powers to and in respect of any Pilotage Funds or other Pilotage Property which the said Pilotage Authorities would or might have had or exercised if not so suspended as foresaid.

Returns and Accounts.

XX. The Board of Trade shall, without Delay, cause the several Such Returns Returns herein-before required to be made to such Board to be aid before both Houses of Parliament.

to be laid before Parliament.

XXI. 'And whereas it is expedient to give Facilities for amending the System of Pilotage, and for reducing or otherwise altering the Rates payable in respect thereof: Be it enacted, Pilotage Au-That it shall be lawful for every Pilotage Authority, by Regulation or Byelaw made with the Consent of Her Majesty in Council, from Time to Time to do all or any of the following Things in relation to Pilots and Pilotage within their respective Districts ; viz.

Power to make Alterations. thorities, with Consent of Her Majesty, may-

To determine the Qualifications to be required from Persons Fix and alter applying to be licensed as Pilots, whether in respect of their Age, Skill, Time of Service, Character, or otherwise, and from Time to Time to alter any Regulations for the Time being in force with respect to such Qualifications:

Qualifications of Pilots:

To make and from Time to Time to alter Regulations for the Make and alter Government of the Pilots licensed by them, and for insuring the Regulations for good Conduct of such Pilots, and their constant Attendance on the Governand effectual Performance of their Duty either at Sea or on Shore, and for licensing and regulating Pilot Boats; and to make, and cated Masters from Time to Time to alter, the Terms, Conditions, and Regula- and Mates: tions upon which such Certificates as herein-before mentioned are granted by such Pilotage Authority to Masters and Mates; and for punishing any Breach of such Regulations as aforesaid committed by such Pilots or by such Masters and Mates by the Withdrawal or Suspension of their Licences or Certificates, as the Case may be, or by the Infliction of Penalties, to be recoverable summarily before Two Justices, so that no such Penalty be made to exceed the Sum of Twenty Pounds, and so that every such Penalty be capable of Reduction at the Discretion of the Justices by whom the same is inflicted:

ment of Pilots, and of certifi-

To fix and from Time to Time to alter the Rates and Prices or Alter and other Remuneration to be demanded and received by Pilots licensed by such Authority, or to substitute other Rates and Prices in lieu of those for the Time being demanded or received, or to alter the Mode of remunerating Pilots, in such Manner as such Authority may, with such Consent as aforesaid, think fit, so that no higher Rates or Prices be demanded or received from the Masters or Owners of Ships than the Rates and Prices which might, if this Act had not passed, have been demanded or received:

reduce Rates of Pilotage:

To exempt the Masters of any Ships or Vessels, or of any Make and Classes of Ships or Vessels, from being compelled to employ extend Exemp-Pilots, and to annex any Terms or Conditions to such Exemptions, tions from and from Time to Time to revoke and alter any Exemptions so made, and to revise and extend any Exemptions now existing by virtue of any Act of Parliament or Charter, upon such Terms and Conditions and in such Manner as such Authority, with such Consent as aforesaid, may think fit:

compulsory

C. 129.

Arrange the Limits of Pilot age Districts. To make such Arrangements with any other Pilotage Authority in the same or any neighbouring Port or District for altering the Limits of their respective Districts, and for extending the Powers of such neighbouring Authority or the Privileges of the Pilota licensed by such Authority or any of them to all or any Paru of its own District, or for limiting its own Powers or the Privileges of its own Pilots or any of them, or for sharing the said list-mentioned Powers and Privileges with the said other Authority and the Pilots licensed by it, as may appear to such Pilotage Authorities to be desirable for the Purpose of facilitating Navigation, or reducing Charges on Shipping:

And every Regulation or Byelaw duly made by any Pilotage Authority in exercise of the Powers hereby given to it, and with such Consent as aforesaid, shall be valid and effectual, notwithstanding any Act of Parliament, Rule, Law, or Custom to the contrary.

XXII. In Ports, Places, or Districts for which no Sub-Commissioners of Pilotage have hitherto been appointed, no such Sub-Commissioners shall hereafter be appointed without the Consent of Her Majesty in Council, and no Pilotage District under the Jurisdiction of any Sub-Commissioners of Pilotage shall hereafter be extended without such Consent.

XXIII. So much of the said Act of the Sixth Year of King George the Fourth, Chapter One hundred and twenty-five, as provides that no Byelaws, Rules, Orders, Regulations, or Ordinances to be made by the Trinity House as therein mentioned shall have Force or Effect before they have been examined, sanctioned, and approved by the Chief Justice of the Court of Queen's Bench or of the Common Pleas, shall be repealed; and all Byelaws, Rules, Orders, Regulations, or Ordinances hereafter made by the Trinity House, in exercise of the Powers contained in the said Act or in this Act, shall be submitted to Her Majesty in Council for Approval, and shall, if so approved, but not otherwise, have the Force and Effect of Law.

XXIV. Every Order in Council made in pursuance of the Provisions herein-before contained shall be laid before both Houses of Parliament as soon as possible after the making thereof.

XXV. This Act shall, so far as the Context and Subject Matter admit, extend to all Ports and Districts in Great British or Ireland or the Ise of Man, or in the Rivers thereof respectively. or in the Seas or Channels adjacent thereto respectively, in which any Masters of Vessels are compelled by Law to employ Pilots, or in which any Persons are licensed or authorized to act as Pilots by or under the Authority of Law, or in which the Rates or Prices to be demanded or received for Pilotage Services are fixed by Law or under Authority derived from Law.

Interpretation of Terms,

XXVI. In the Construction of this Act the following Words and Expressions in this Act shall have the Meanings hereby assigned to them, if not inconsistent with the Context or Subject Matter; that is to say,

The Expression "Board of Trade" shall mean the Committee of Privy Council appointed for the Consideration of Matters relating to Trade and Foreign Plantations:

No new Sub-Commissioners to be appointed, or Pilotage District extended, without Consent.

Trinity House Regulations to be approved by Her Majesty in Council instead of by a Chief Justice under 6 G 4, c. 125.

All such Orders to be laid before Parliament.

Miscellaneous.

Places, &c. to which the Act is to extend.

The

The Word "Trinity House" shall mean the Master, Wardens, and Assistants of the Guild, Fraternity, or Brotherhood of the Most Glorious and Undivided Trinity and of Saint Clement in the Parish of Deptford Strond in the County of Kent, commonly called the Corporation of Trinity House of Deptford Strond:

The Expression "Pilotage Authority" shall include the said Trinity House, and all other Bodies or Persons authorized to appoint or license Pilots, or to fix or alter Rates of Pilotage, or to exercise any Jurisdiction in respect of Pilotage:

The Expression "Cinque Port Pilots" shall mean the Pilots of the Society or Fellowship of the Trinity House of Dover,

Deal, and the Isle of Thanet.

XXVII. This Act shall come into operation on the First Day Time of Comf October One thousand eight hundred and fifty-three.

XXVIII. This Act may be cited as the "Pilotage Law Amend- Short Title.

ient Act, 1853."

XXIX. No Provision contained in the First Section of an Act Proviso as to f the Fourth Year of the Reign of Her present Majesty, Chapter 3&4 Vict. c. 68. ixty-eight, and no Order or Certificate duly made and issued by . 1. irtue thereof, shall cease or become void by reason of the passing f this Act.

Miscellaneous.

C A P. CXXX.

In Act to amend the Acts for promoting the Drainage of Lands and Improvements in connexion therewith in Ireland. [20th August 1853.]

HEREAS an Act was passed in the Session of Parliament holden in the Fifth and Sixth Years of Her Majesty, intituled An Act to promote the Drainage of Lands, and Improve- 5 & 6 Vict. c. 89. ment of Navigation and Water Power in connexion with such Drainage, in Ireland, which Act was amended by an Act passed in the Session of Parliament holden in the Eighth and Ninth 8&9 Vict. c, 69. Years of Her Majesty, Chapter Sixty-nine, and an Act passed in the Session of Parliament holden in the Ninth and Tenth Years 9 & 10 Vict. of Her Majesty, Chapter Four, and an Act passed in the same cc. 4. and 86. Session of Parliament, Chapter Eighty-six, and an Act passed in the Session of Parliament holden in the Tenth and Eleventh Years 10 & 11 Vict. of Her Majesty, Chapter Seventy-nine: And whereas various c. 79. Works for the Drainage of Lands, and Improvement of Navigation and Water Power in connexion therewith, in Ireland, have been undertaken and carried on by the Commissioners appointed to act in execution of the said Acts both under the ordinary Provisions and the Provisions for summary Proceedings in the said Acts respectively contained: And whereas in many Instances the Estimates of the Expenses of such Works respectively have been exceeded, and many of the said Works are still unfinished, and in certain Cases the Assents requisite to authorize the Charge on the Lands to be improved, of the Sums necessary for completing the proposed Works have not been obtained: And whereas Inquiries have been already made under the Direction of the Commissioners of Her Majesty's

'Treasury

C A P. CXXIX.

An Act further to amend the Law relating to Pilotage.
[20th August 1853.]

'WHEREAS it is expedient that the Right of piloting Ships.' Outwards from the Port of London, and the Right of 'piloting Ships Inwards to the same Port, should be vested in 'One Body of Pilots, and that such Pilots should be subject to 'uniform Authority and Control:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

Union of Trinity House and Cinque Port Pilots,

So much of 6 G. 4. c. 125. as relates to Cinque Port Pilots, and 9 G. 4. c. 86., repealed.

Power to the Trinity House to license Pilots for the Passage from Dungeness Inwards as well as Outwards.

I. So much of the Act of the Sixth Year of the Reign of King George the Fourth, Chapter One hundred and twenty-five, as relates to the Society or Fellowship of the Trinity House of Dorer, Deal, and the Isle of Thanet, or to the Pilots of the said Society or Fellowship, commonly called the Cinque Port Pilots, and the whole of the Act of the Ninth Year of King George the Fourth. Chapter Eighty-six, shall be repealed, save as herein-after mentioned.

II. It shall be lawful for the Trinity House, after such Examination and in such Manner as by the Second Section of the said Act of the Sixth Year of the Reign of King George the Fourth is provided in respect of the Pilots to be licensed under the Authority therein contained, to license Pilots as well for the Purpose of conducting Vessels from or by Dungeness up the Rivers Thames and Medway to London Bridge and Rochester Bridge, and all the Channels, Creeks, and Docks of the same, and from the South Buoy of the Brake Westward as far as the West End of the Owers, as for the Purpose of conducting Vessels within the Limits and in the Manner within and in which Pilots may be licensed to act under the said Second Section of the said last-mentioned Act; and all the Provisions of the said Act and of any other Act now in force, and all Byelaws, Rules, Orders, or Ordinances, applicable to Pilots licensed under the said Section, shall be applicable to Pilots licensed under the Authority of this Act to the same Extent and in the same Manner as if such last-mentioned Authority had been contained in the said Section; and no Licences granted by any other Corporation, Body, or Persons to pilot any Vessel-Inwards or Outwards within the Limits aforesaid shall be of any Force or Effect whatever: Provided always, that no such Licence shall be granted until Three Months after the Regulations hereinafter provided to be made by the Trinity House shall have been published and sent to the Court of Loadmanage, and to the Society or Fellowship of Cinque Port Pilots.

III. All Cinque Port Pilots duly licensed and authorized before this Act comes into operation to pilot any Vessels from Dungeness or the Downs up the Rivers Thames or Medway shall, notwith-standing the Repeal and Enactment herein-before contained, be authorized to pilot the like Vessels within the same Limits and in the same Manner within and in which they might have lawfully piloted the same before the passing of this Act according to the Terms of their existing Licences, and shall also by virtue

Present Cinque Port Pilots to be competent to pilot Vessels either Inwards or Outwards within the Limits for which they are now liceased. of such existing Licences (without any Licence from the Trinity House in that Behalf) be authorized to pilot the like Vessels down the said Rivers Thames and Medway, or from those Rivers to the Downs or Dungeness, or from the West End of the Owers to the South Buoy of the Brake, within the Limits within which such existing Licences authorize them to act in piloting such Vessels from the Downs to the said Rivers, and up the same, or from the South Buoy of the Brake to the West End of the Owers; and it shall be lawful for the Trinity House by a supplemental Licence to authorize any such Cinque Port Pilot to pilot any Vessels in any Parts of the Rivers Thames and Medway or in any of the Seas or Channels leading to or from such Rivers to which his existing Licence may not extend, after Examination in respect of the further Limits within which he is to be so licensed to act, and upon the Payment of such Fee, if any, as the said Trinity House may, with the Consent of the Board of Trade, appoint for the Purpose; and such supplemental Licence shall be taken to be Part of and to be held upon the same Conditions and subject to the same Regulations in all respects as such existing Licence.

IV. The said Cinque Port Pilots who have been so licensed The aboveas aforesaid before this Act comes into operation shall be subject mentioned to all the Provisions of the said Act of the Sixth Year of King George the Fourth, Chapter One hundred and Twenty-five, and of any other Act now in force, which relate to Pilots licensed by same Rules &c. the Trinity House (except such of them as are contained in the as Trinity Fourth Section of the said Act of the Sixth Year of King George House Pilots. the Fourth), and shall likewise be subject to the Government and Regulations of the Trinity House, and to all Byelaws, Rules, Orders, or Ordinances duly issued by it for the Purpose of insuring the good Conduct and constant Attendance of Pilots upon their Duty, and to such Penalties as may be duly annexed to the Breach of the said Regulations, Byclaws, Rules, Orders, or Ordinances, in the same Manner and to the same Extent in and to which Pilots

licensed by the said Trinity House are subject thereto. V. All Pilots licensed before this Act comes into operation by Present Trinity the said Trinity House to pilot any Vessels upon the Rivers House Pilots Thames and Medway, or from London Bridge to the Downs, or may pilot Ships from the Isle of Wight to London Bridge, shall be authorized to the Limits of pilot the like Vessels from or by Dungeness up the Rivers Thames their Licences. and Medway, and from the South Buoy of the Brake to the Westward to the End of the Owers, or within such or so much of the same Limits as under their present Licenses they might act within in piloting such Vessels down the said Rivers or Outwards or to the Westward: Provided always, that nothing herein contained shall be deemed to confer any Privilege of piloting above Gravesend and Stangate Creek respectively upon any Pilots by whatever Authority they may be licensed, except with the Concurrence of the Trinity House in the Case of each Pilot.

VI. A sufficient Number of duly qualified Pilots shall always Power to the be ready to take charge of Vessels coming from the Westward past Trinity House Dungeness; and the Trinity House shall make such Regulations to make Regulations with respect to the Body of Pilots under its Control as may be constant Supply necessary in order to provide for an unintermitted Supply of Pilots of Pilots at for such Vessels, and to insure their constant Attendance upon and Dungeness.

Union of Trinitu House and Cinque Port Pilots.

Cinque Port Pilots to be subject to the

Inwards within

the

Union of Trinity House and Cinque Port Pilots.

due Performance of their Duty, both by Night and Day, whether by cruizing between the South Foreland and Dungeness, & by going off from Shore upon Signals made for the Purpose or by both of such Means, or by any other Means, and whether in restion or otherwise, as the said Trinity House may think fit : and if any Pilots affected by the said Regulations, or any Masters or Owners or Insurers of Ships, being not less than Six in Number, consider themselves aggrieved by such Regulations, or by any Defect or Omission therein, they may appeal to Her Majesty in Council, and Her Majesty in Council may thereupon revoke or alter any of such Regulations, or may make Additions thereto, in such Manner as, having regard to the Object of this Enscircut and to the Interests of the Persons concerned, may appear to be just and expedient, and every Order so made shall be conclusive in the Matter.

Vessels coming past Dungeness not having a Pilot already on board, to take the first qualified Pilot who offers.

VII. Every Master or other Person in command of any Vessel coming from the Westward and bound to any Place in the Bivers Thames and Medway (unless she has a duly qualified Pilot en board or is exempted from compulsory Pilotage), shall, on the Arrival of such Vessel off Dungeness, and thenceforth until she has passed the South Buoy of the Brake, or a Line to be drawn from Sandown Castle to the said Buoy, or until a duly qualified Pilot has come on board, display and keep flying the usual Signal for a Pilot; and if any Pilot duly qualified for the Passage to be made by such Vessel is within Hail, or is approaching and within Half a Mile, and has the proper distinguishing Flag flying in his Boat, such Master or other Person as aforesaid shall, by heaving-to in proper Time or shortening Sail, or by any practicable Means consistent with the Safety of his Vessel, facilitate such Pilot getting on board, and shall give the Charge of piloting his Vessel to such Pilot; or if there are Two or more of such Pilots offering at the same Time, to such One of them as may according to the Regulations for the Time being in force be entitled or required to take such Charge; and if any such Master or other Person as aforesaid fails to display or keep flying the usual Signal for a Pilot in manner herein-before required, or to facilitate any such duly qualified Pilot as aforesaid getting on board as herein-before required, or to give the Charge of piloting his Vessel to such Pilot as herein-before mentioned in that Behalf, he shall forfeit double the Sum which might have been demanded for the Pilotage of his Vessel, such Sum to be paid to the Trinity House, and to be recoverable in the same Manner in which Forfeitures are recoverable under the said Act of the Sixth Year of the Reign of King George the Fourth.

Penalty on Masters fulling to display the usual Signal for a Pilot.

Rates to be demanded for Duties hitherto performed by Cinque Port Pilots.

VIII. Until any such Alteration as herein-after provided for be made, the Rates and Prices to be demanded and received by all Pilots performing the Duties hitherto performed by Cinque Port Pilots shall be such Rates and Prices as have immediately before this Act comes into operation been lawfully demanded and received by such last-mentioned Pilots; and it shall be lawful for the said Trinity House to increase, reduce, alter, or modify all or any of the said Rates or Prices, or to substitute other Rates or Prices in lieu thereof, with the same Consent, in the same Manner, and subject to the same Conditions with, in, and subject to which the Trinity House is empowered to increase, reduce, alter, and modify the Rates and Prices to be demanded and received by Pilots licensed by it, or to substitute other Rates and Prices in lieu of and Cinque Port such last-mentioned Rates and Prices, but so that in no Case shall any higher Rate be imposed or demanded than might have been imposed or demanded if this Act had not passed.

Union of Trinity House Pilots.

IX. All Rates and Prices which may be lawfully demanded or Existing Cinque received by the said Cinque Port Pilots licensed before this Act Port Pilots comes into operation, or by any other Pilots licensed by or under to have same Remedies for the Government of the Trinity House, shall be recoverable in the Recovery of same Manner in which Rates and Prices lawfully demanded or Rates as Trinity received by Pilots licensed by the Trinity House under the said House Pilots. Act of the Sixth Year of King George the Fourth are by that Act made recoverable; and all Rates or Prices which may be lawfully demanded or received by any Pilots under the Government of the said Trinity House for the Pilotage of Foreign Vessels, Rates on the Owners, Masters, Agents, or Consignees of which claim, by Foreign Vessels virtue of any Treaty of Reciprocity, to be entitled to the Privileges of British Vessels, shall be recoverable from the same Per- of Reciprocity sons, in the same Manner, and subject to the same Conditions from whom and in and subject to which Pilotage Rates on British Vessels are recoverable under the Forty-fourth and Forty-fifth Sections of the said Act.

X. All Property of every kind, whether real or personal, which Property of Somay belong to or be held by the Court of Loadmanage or the said ciety of Cinque Society of Cinque Port Pilots, or any Branch thereof, or any Officer of the said Society, or any other Person as Trustee for the Trinity House. said Society, or any Branch thereof, or which may be legally applicable for the Benefit of the said Society or of the Members thereof, or for any Purposes connected with Pilotage, (including a Piece of Land near Dover which was by Indentures of Lease and Release, dated respectively [the Sixteenth and Seventeenth Days of August One thousand seven hundred and twenty-six, conveyed to Trustees therein named, upon certain Trusts, for the Poor of the Trinity House of Dover,) shall, upon the passing of this Act, belong to and become vested in the Trinity House of Deptford Strond; and the said Trinity House shall have Power to sell the same or any Part thereof as Occasion may require, and to give full Discharges for the Purchase Money of any Part thereof which may be sold; and all Monies which if this Act had not Payments to passed would have been paid for any Purpose connected with the Relief or Benefit of Cinque Port Pilots, their Appointees, Widows, be made henceor Issue, either in respect of surplus Duties on Foreign Vessels, forth to the or by way of Fees or Contributions from Cinque Port Pilots Trinity House. licensed before this Act comes into operation, and all Sums which would if this Act had not passed been payable by such Pilots as Trinity Money or Clerks Fees, and all Penalties or Fines payable by or in respect of such Pilots, shall, save as such Contributions, Trinity Money, or Clerks Fees may be varied or remitted under the Regulations to be made and approved as herein-after mentioned, and save also such of the said Contributions as may cease by reason of any such Purchases or Commutations of Claims as herein-after provided for, be paid to the Trinity House, and the 8 U 3

Cinque Port Pilots Fund to

Union of Trinity House and Cinque Port Pilots.

Trinity House to pay Debts and to settle the Claims of Persons now in receipt of Relief, and of existing Cinque Port Pilots.

Trinity House may enable existing Cinque Port Pilots to purchase an Interest in the Trinity House Pilots Fund.

As to Charges on Trinity House Pilotage Fund, and its future Management.

said Property and Monies shall be carried to and form Part of the Pilotage Funds of the Trinity House.

XI. The said Trinity House shall, out of their said Pilotage Fund, pay all Debts, if any, lawfully and properly incurred by the said Court of Loadmanage before this Act comes into operation, and also such Compensation or Superannuation Allowances (if any) as the Board of Trade may in its Discretion allow to any Persons now in the Employ or Service of the Court of Loadmanage, or of the Lord Warden of the Cinque Ports, or of the Society of Cinque Port Pilots, who may be deprived of Salaries or Emolaments by reason of the passing of this Act, so that no such Compensation or Superannuation Allowance shall exceed the Proportion of Salary or Emoluments which might be granted under similar Circumstances to a Person in the Public Civil Service under the Act of the Fourth and Fifth Years of King William the Fourth, Chapter Twenty-four; and may in the next place. subject to the Regulations to be made and approved as hereinafter mentioned, either purchase out of the said Funds the Claims of all or any of the Persons who, but for the passing of this Act, would have been in the Receipt of Pensions or other Relief either out of the said Cinque Port Pilots Fund, or under any Byelaws of the said Society now in force, or who have already paid Widows Dues, or have otherwise contributed to the Relief of superannusted Cinque Port Pilots, or of the Widows, Appointees, or Issue of Cinque Port Pilots, such Purchases to be made upon such Terms as may be determined by the said Regulations, or may, subject as aforesaid, continue to pay out of the said Funds Pensions or other Relief to all or any of the Persons who might if this Act had not passed have received the same out of the said Funds, or under any Byelaws of the said Society now in force, such Pensions or other Relief to be of such Amount as may be determined by the said Regulations to be made and approved as hereinafter mentioned; and the Trinity House may, subject to such Regulations, make Arrangements for enabling any Person who, but for the passing of this Act, would be entitled to a Pension or other Relief under the Byelaws of the said Society of Cinque Port Pilots now in force, or any Cinque Port Pilot licensed before this Act comes into operation, to purchase an Interest in the said Trinity House Pilots Fund; and the Terms of such Purchase, including the Amount and Nature of such Interest, and the Consideration payable for the same, shall be determined by such Regalations as aforesaid; and every Cinque Port Pilot who chooses to make such Purchase shall thereafter pay to the said Trisity House the same Contributions, whether by way of Poundage or otherwise, as are for the Time being payable by Pilots licensed by the Trinity House.

XII. The said Trinity House shall also out of their said Pilotage Funds pay all such Superannuation Allowances or other Relief to Pilots licensed by them before this Act comes into operation, or to the Widows and Children of such Pilots, as might have been payable by the said Trinity House if this Act had not passed; and, subject to the Charges aforesaid, the said Trinity House Pilots Fund shall be chargeable in the first instance with such Expenses

Union of Trinity House

Pilots.

as the said Trinity House may duly incur in the Performance of its Duties in respect of Pilots and Pilotage, so nevertheless that no Superannuation Allowance to any Person in the Employ of the and Cinque Port said Trinity House which is included in such Expenses shall exceed the Proportion of his Salary which might be granted under similar Circumstances to a Person in the Public Civil Service under the Act of the Fourth and Fifth Years of King William the Fourth. Chapter Twenty-four, or under any other Act for regulating such Superannuation Allowances for the Time being in force; and, subject thereto, the said Trinity House Pilots Fund shall be administered by the said Trinity House for the benefit of such Pilots licensed by the said Trinity House after this Act comes into operation as are incapacitated for the Performance of their Duty by reason of Age, Infirmity, or Accident, and of the Widows and Children of Pilots so licensed, or of such incapacitated Pilots only. upon such Conditions and under such Regulations as the said Trinity House, with the Consent of the Board of Trade, may think fit to adopt; and if it appears to the said Trinity House that the Contributions for the Time being payable to the said Trinity House Pilots Fund are insufficient to enable them to grant Allowances of proper and adequate Amount, it shall be lawful for the said Trinity House, with such Consent and subject to such Regulations as aforesaid, from Time to Time to increase and alter the Amount of the annual Contribution, or of the Poundage upon the Sums earned by Pilots, which under the Fourth Section of the said Act of the Sixth Year of the Reign of King George the Fourth, Chapter One hundred and twenty-five, Pilots licensed by the said Trinity House are required to pay to the said Pilotage Fund.

XIII. 'And whereas it is intended that Cinque Port Pilots Recital of ' licensed before this Act comes into operation, their Widows and Principles upon 'Appointees, shall, as a Body, receive, under the Provisions which Claims herein-before contained, Benefits equal in Amount to the Benefits of Cinque Por which they might lawfully and properly have received out of be settled. 'the several Funds and Payments so transferred to the Trinity ' House as aforesaid if this Act had not passed : And whereas it ' has been estimated that the Funds and Payments so transferred, including the Principal as well as the Interest of the said Funds, would, if duly applied, be sufficient to carry the said Intention into effect; but in consequence of the numerous Contingencies involved it is impossible to calculate with Certainty the Amount ' which will be necessary for that Purpose, or to determine with Precision the Manner in which such Amount shall be applied, 'and it is therefore expedient that all due Claims of the said Cinque Port Pilots, their Widows, Appointees, and Issue, should be provided for by the said Trinity House out of their General 'Pilotage Funds as herein-before provided, and that the Board of 'Trade and the Trinity House should be intrusted with such 'Powers as are necessary for settling the said Claims, and for 'carrying into effect the Provisions herein-before contained in respect thereof :' Be it enacted, That for the Purpose of carrying Trinity House, the said Intention and Provisions into effect the said Trinity with Consent of House may, with the Approval of the Board of Trade, from Time Board of Trade, to Time make Regulations for altering and determining the Pay- may make

of Cinque Port

Regulations for settling the above Claims.

ments and Contributions to be made by Cinque Port Pilots becased before this Act comes into operation, and for settling, purchasing, and commuting the Claims of Persons now in receipt of Relief from the said Cinque Port Pilots Fund, and of the said Cinque Port Pilots licensed before this Act comes into operation, their Widows, Appointees, and Issue, and for determining the Terms and Conditions on which such Settlement is to be made, and in framing such Regulations due Regard shall be had to the Intertion herein-before expressed; and the said Trivity House may also, with such Consent as aforesaid, from Time to Time make Regulations for the future Management of the Trinity House Pilots Fund, and also for the Management and Maintenance of any Pilot Boats or Cutters belonging to the said Cinque Port Pilots, er to any Pilots for the Time being under the Government of the said Trinity House, and for the Distribution of the Earnings (if any) of such Boats or Cutters, and for the Succession to, Purchase of or Transfer of any Interests therein; and all such Regulations, after being approved of by the Board of Trade, shall be binding upon all Parties.

Licensing
Musters and
Mutes.

Power to the Board of Trade to examine and grant Pilotage Certificates to Masters and Mates on the Pil tage Authorities refusing to do so under 12 & 13 Vict. c. 88.

XIV. ' And whereas by the Act of the Thirteenth Year of the ' Reign of Her present Majesty, Chapter Eighty-eight, Provision was made for enabling a Master or Mate to pilot his own Vessel ' without the Assistance of a licensed Pilot upon his passing an Examination before or under the Direction of the proper Pilotage Authorities, and obtaining a Certificate as therein mentioned, but the Institution of such Examination was left to the Option of the said Authorities: And whereas it is expedient to extend and amend the Provisions of the said Act :' Be it enacted. That if upon Complaint to the Board of Trade it appear to such Board that any such Authority as aforesaid have without reasonable Cause refused or neglected to examine any Master or Mate who has applied to them for the Purpose, or after he has passed have without reasonable Cause refused or neglected to grant him a Certificate, or that the Examination of any such Master or Mate has been unfairly or improperly conducted, or that any Terms imposed or sought to be imposed by such Authority are unfair or improper, the Board of Trade may, if in their Judgment the Circumstances appear to require it, appoint Persons to examine such Master or Mate, and if he be found fit to pilot his Vessel within the Limits for which he is examined, may grant him a Certificate setting forth the Limits and the Vessel for which he is certified, upon such Terms and Conditions, and subject to such Regulations, as such Board may think fit; and such Certificate shall be in force for One Year, and may be renewed from Year to Year either by the said Authorities in the Manner and upon the Terms in the said Act mentioned, or by the Board of Trade, if such Board so think fit, such Renewal to be indorsed on the said Certificate either by such Person as the Board of Trade may appoint for the Purpose, or in the Manner by the said Act provided as to the Certificates therein mentioned; and all Certificates granted under this Act shall have the same Effect as Certificates granted under the said last-recited Act.

Fees to be paid upon such Licences and the

XV. All Masters or Mates to or for whom any such Certificates as aforesaid are granted or renewed by any Pilotage Authority shall

shall pay to such Authority, or as it may direct, such Fees upon Renewals their respective Certificates and upon the Renewals thereof as may thereof. from Time to Time be fixed for that Purpose by the said Authority, with the Consent of Her Majesty in Council; and all Masters and Mates to or for whom any such Certificates are granted or renewed by the Board of Trade shall pay to such Board or as it may direct such Fees upon their Certificates and upon the Renewals thereof as may be fixed by such Board, so nevertheless that in the Case of Certificates granted or renewed by the Board of Trade such Fees shall in no Case be less than the Fees payable by the Pilots in the same District upon their Licences and the Renewal thereof; and such Fees shall in the Case of Certificates and Renewals granted by Pilotage Authorities be applicable either to paying the Expense of the Examinations, or any other general Expenses connected with Pilotage incurred by such Authorities, or to the Pilots Superannuation Fund (if any), or otherwise for the Benefit of the Pilots licensed by such Authorities, as such Authorities may think fit; and such Fees shall in the Case of Certificates granted or renewed by the Board of Trade be applicable to the Expense of the Examinations, and the Surplus (if any) shall be applied for the Benefit of the Pilots of the Port or District in such Manner as such Board may think fit.

XVI. If at any Time it appears to the Board of Trade or to Power to any Pilotage Authority that any Master or Mate to whom a Cer-withdraw tificate has been granted by such Board or Authority under the Certificates. Provisions of the said last-mentioned Act or of this Act has been guilty of Misconduct, or has shown himself incompetent to pilot his Vessel, such Board or such Authority (as the Case may be) may thereupon withdraw his Certificate, and such Certificates shall thenceforth cease to be of any Effect whatever.

XVII. 'And whereas it is expedient to make Provision for 'ascertaining and making public the Amount of Pilotage Rates 'levied on Shipping, with other Particulars relating to Pilotage:' Be it enacted, That every Person duly authorized or licensed to act as a Pilot shall, before the Thirty-first Day of January in Earnings to the each Year, give to the Pilotage Authority by whom he is so autho- Bodies by rized or licensed a full Account of all Sums of Money earned by whom they are him as a Pilot in the course of the preceding Year, with the licensed. Names and Descriptions of the Vessels in respect of which, and a Statement of the Services by means of which, the same have been earned; and if any such Pilot upon being applied to for such Account fail to deliver the same within One Month after. such Application, the Pilotage Authority by whom he has been licensed or authorized is hereby empowered and required to withdraw his Licence, or to deprive him of his Authority to act as Pilot, until the said Account is delivered.

XVIII. Every Pilotage Authority shall deliver periodically to Pilotage the Board of Trade, in such Form and at such Times as it may require, Returns of the following Particulars with regard to Pilotmake full Returns to the age within the Port or District under the Jurisdiction of such Board of Trade Authority; that is to say,

All Byelaws, Regulations, Orders, or Ordinances relating to Pilots or Pilotage for the Time being in force:

Returns and Accounts.

Pilots to make Returns of their

of various Parnected with Pilotage.

The

Returns and Accounts. C. 129.

The Names and Ages of all Pilots or Apprentices licensed or authorized to act by such Authority, and of all Pilots or Apprentices acting either mediately or immediately under such Authority, whether so licensed or authorized or not: The Service for which each Pilot or Apprentice is licensed:

The Rates of Pilotage for the Time being in force, including therein the Rates and Descriptions of all Charges unon

Shipping made for or in respect of Pilots or Pilotage:

The total Amount received for Pilotage, distinguishing the several Amounts received from British Vessels and from Foreign Vessels respectively, and the several Amounts received in respect of different Classes of Vessels paying different Rates of Pilotage, according to the Scale of such Rates for the Time being in force, and the several Amounts received for the several Classes of Service rendered by Pilots: and also the Amount paid by such Vessels (if any) as have before reaching the Limits of Pilotage Water if Outwardbound, or their Port of Destination if Inward-bound, to take or pay for Two or more Pilots, whether licensed by the same or by different Pilotage Authorities; together with the Numbers of the Vessels of each of the several Classes paying such several Amounts as aforesaid:

The Receipt and Expenditure of all Monies received by or on behalf of such Authority, or by or on behalf of any Sub-Commissioners appointed by them, in respect of Pilots or

Pilotage:

And shall allow the Board of Trade, or any Persons appointed by such Board for the Purpose, to inspect any Books or Documents in its or their Possession relating to the several Matters herein-

before required to be returned to the Board of Trade.

If any of the fail to give the required Returns, they may be deprived of their Authority. and the Power of appointing Pilots shall vest in the Trinity House.

XIX. If any of such Pilotage Authorities as aforesaid (other local Authorities than the said Trinity House or Sub-Commissioners of Pilotage appointed by it) fail to deliver to the Board of Trade the periodical Returns herein-before required within One Year of such Time as may be fixed by that Board for the Purpose, or if any of such Authorities do not allow the said Board, or any Persons who may be appointed by it for the Purpose, to inspect any Books or Documents in their Possession relating to the Matters herein-before required to be returned by them, it shall be lawful for Her Majesty, by and with the Advice of Her Privy Council, to direct that all the Rights and Powers of such Authorities in respect of Pilotage shall cease or be suspended during such Time as Her Majesty may direct; and thereupon the said Trinity House shall thereafter or during such Time as such Suspension may continue have and exercise the same Powers of appointing Sub-Commissioners of Pilotage and of licensing Pilots, and of establishing and altering Rates of Pilotage, within the District within which the Authority so making Default has previously appointed or licensed Pilots, as the said Trinity House is by the said Act of the Sixth Year of the Reign of King George the Fourth, Chapter One hundred and twenty-five, authorized to exercise in all Ports or Places in England for which no particular Provision is made by any Act of Parliament or Charter for the Appointment of Pilots, and shall also during such Time as aforesaid have and exercise the same Rights.

Rights, Title, and Powers to and in respect of any Pilotage Funds or other Pilotage Property which the said Pilotage Authorities would or might have had or exercised if not so suspended as aforesaid.

Returns and Accounts.

XX. The Board of Trade shall, without Delay, cause the several Such Returns Returns herein-before required to be made to such Board to be to be laid before laid before both Houses of Parliament.

Parliament.

XXI. 'And whereas it is expedient to give Facilities for ' amending the System of Pilotage, and for reducing or otherwise altering the Rates payable in respect thereof: Be it enacted, Pilotage Au-That it shall be lawful for every Pilotage Authority, by Regula- thorities, with tion or Byelaw made with the Consent of Her Majesty in Council, from Time to Time to do all or any of the following Things in relation to Pilots and Pilotage within their respective Districts; viz.

Power to make Alterations. Consent of Her

Majesty, may-

To determine the Qualifications to be required from Persons Fix and alter applying to be licensed as Pilots, whether in respect of their Age, Qualifications Skill, Time of Service, Character, or otherwise, and from Time to of Pilots: Time to alter any Regulations for the Time being in force with respect to such Qualifications:

To make and from Time to Time to alter Regulations for the Make and alter Government of the Pilots licensed by them, and for insuring the Regulations for good Conduct of such Pilots, and their constant Attendance on the Governand effectual Performance of their Duty either at Sea or on Shore, and for licensing and regulating Pilot Boats; and to make, and cated Masters from Time to Time to alter, the Terms, Conditions, and Regula- and Mates: tions upon which such Certificates as herein-before mentioned are granted by such Pilotage Authority to Masters and Mates; and for punishing any Breach of such Regulations as aforesaid committed by such Pilots or by such Masters and Mates by the Withdrawal or Suspension of their Licences or Certificates, as the Case may be, or by the Infliction of Penalties, to be recoverable summarily before Two Justices, so that no such Penalty be made to exceed the Sum of Twenty Pounds, and so that every such Penalty be capable of Reduction at the Discretion of the Justices by whom the same is inflicted:

ment of Pilots, and of certifi-

To fix and from Time to Time to alter the Rates and Prices or other Remuneration to be demanded and received by Pilots licensed by such Authority, or to substitute other Rates and Prices in lieu of those for the Time being demanded or received, or to alter the Mode of remunerating Pilots, in such Manner as such Authority may, with such Consent as aforesaid, think fit, so that no higher Rates or Prices be demanded or received from the Masters or Owners of Ships than the Rates and Prices which might, if this Act had not passed, have been demanded or received:

Alter and reduce Rates of Pilotage:

To exempt the Masters of any Ships or Vessels, or of any Make and Classes of Ships or Vessels, from being compelled to employ extend Exemp-Pilots, and to annex any Terms or Conditions to such Exemptions, and from Time to Time to revoke and alter any Exemptions so Pilotage: made, and to revise and extend any Exemptions now existing by virtue of any Act of Parliament or Charter, upon such Terms and Conditions and in such Manner as such Authority, with such Consent as aforesaid, may think at:

tions from compulsory

To

Power to make Alterations.

Arrange the Limits of Pilot age Districts. To make such Arrangements with any other Pilotage Authority in the same or any neighbouring Port or District for altering the Limits of their respective Districts, and for extending the Powers of such neighbouring Authority or the Privileges of the Pilots licensed by such Authority or any of them to all or any Parts of its own District, or for limiting its own Powers or the Privileges of its own Pilots or any of them, or for sharing the said last-mentioned Powers and Privileges with the said other Authority and the Pilots licensed by it, as may appear to such Pilotage Authorities to be desirable for the Purpose of facilitating Navigation, or reducing Charges on Shipping:

And every Regulation or Byelaw duly made by any Pilotage Authority in exercise of the Powers hereby given to it, and with such Consent as aforesaid, shall be valid and effectual, notwithstanding any Act of Parliament, Rule, Law, or Custom to the contrary.

No new Sub-Commissioners to be appointed, or Pilotage District extended, without Consent.

Trinity House Regulations to be approved by Her Majesty in Council instead of by a Chief Justice under 6 G 4, c. 125.

All such Orders to be laid before Parliament.

'Miscellaneous.

Places, &c. to which the Act is to extend.

Interpretation of Terms.

XXII. In Ports, Places, or Districts for which no Sub-Commissioners of Pilotage have hitherto been appointed, no such Sub-Commissioners shall hereafter be appointed without the Consent of Her Majesty in Council, and no Pilotage District under the Jurisdiction of any Sub-Commissioners of Pilotage shall hereafter be extended without such Consent.

XXIII. So much of the said Act of the Sixth Year of King George the Fourth, Chapter One hundred and twenty-five, as provides that no Byelaws, Rules, Orders, Regulations, or Ordinances to be made by the Trinity House as therein mentioned shall have Force or Effect before they have been examined, sanctioned, and approved by the Chief Justice of the Court of Queen's Bench or of the Common Pleas, shall be repealed; and all Byelaws, Rules, Orders, Regulations, or Ordinances hereafter made by the Trinity House, in exercise of the Powers contained in the said Act or in this Act, shall be submitted to Her Majesty in Council for Approval, and shall, if so approved, but not otherwise, have the Force and Effect of Law.

XXIV. Every Order in Council made in pursuance of the Provisions herein-before contained shall be laid before both Houses of Parliament as soon as possible after the making thereof.

XXV. This Act shall, so far as the Context and Sabject Matter admit, extend to all Ports and Districts in Great Britais or Ireland or the Ise of Man, or in the Rivers thereof respectively, or in the Seas or Channels adjacent thereto respectively, in which any Masters of Vessels are compelled by Law to employ Pilots, or in which any Persons are licensed or authorized to act as Pilots by or under the Authority of Law, or in which the Rates or Prices to be demanded or received for Pilotage Services are fixed by Law or under Authority derived from Law.

XXVI. In the Construction of this Act the following Words and Expressions in this Act shall have the Meanings hereby assigned to them, if not inconsistent with the Context or Subject Matter; that is to say,

The Expression "Board of Trade" shall mean the Committee of Privy Council appointed for the Consideration of Matters relating to Trade and Foreign Plantations:

The

The Word "Trinity House" shall mean the Master, Wardens, and Assistants of the Guild, Fraternity, or Brotherhood of . the Most Glorious and Undivided Trinity and of Saint Clement in the Parish of Deptford Strond in the County of Kent, commonly called the Corporation of Trinity House of Deptford Strond:

The Expression "Pilotage Authority" shall include the said Trinity House, and all other Bodies or Persons authorized to appoint or license Pilots, or to fix or alter Rates of Pilotage, or to exercise any Jurisdiction in respect of Pilotage:

The Expression "Cinque Port Pilots" shall mean the Pilots of the Society or Fellowship of the Trinity House of Dover, Deal, and the Isle of Thanet.

XXVII. This Act shall come into operation on the First Day Time of Comof October One thousand eight hundred and fifty-three.

XXVIIL This Act may be cited as the "Pilotage Law Amend- Short Title. ment Act, 1853."

XXIX. No Provision contained in the First Section of an Act Proviso as to of the Fourth Year of the Reign of Her present Majesty, Chapter 3 & 4 Vict. c. 68. Sixty-eight, and no Order or Certificate duly made and issued by . 1. virtue thereof, shall cease or become void by reason of the passing of this Act.

Miscellaneous.

C A P. CXXX.

An Act to amend the Acts for promoting the Drainage of Lands and Improvements in connexion therewith in Ireland. [20th August 1853.]

THEREAS an Act was passed in the Session of Parliament holden in the Fifth and Sixth Years of Her Majesty, intituled An Act to promote the Drainage of Lands, and Improve- 5 & 6 Vict. c. 89. ment of Navigation and Water Power in connexion with such ' Drainage, in Ireland, which Act was amended by an Act passed ' in the Session of Parliament holden in the Eighth and Ninth 8 & 9 Vict. c. 69. 'Years of Her Majesty, Chapter Sixty-nine, and an Act passed in the Session of Parliament holden in the Ninth and Tenth Years 9 & 10 Vict. of Her Majesty, Chapter Four, and an Act passed in the same cc. 4. and 86. Session of Parliament, Chapter Eighty-six, and an Act passed in the Session of Parliament holden in the Tenth and Eleventh Years 10 & 11 Vict. of Her Majesty, Chapter Seventy-nine: And whereas various c. 79. Works for the Drainage of Lands, and Improvement of Navigation and Water Power in connexion therewith, in Ireland, have been undertaken and carried on by the Commissioners appointed to act in execution of the said Acts both under the ' ordinary Provisions and the Provisions for summary Proceed-' ings in the said Acts respectively contained: And whereas in many Instances the Estimates of the Expenses of such Works respectively have been exceeded, and many of the said Works are still unfinished, and in certain Cases the Assents requisite to authorize the Charge on the Lands to be improved, of the Sums necessary for completing the proposed Works have not been obtained. And whereas Inquiries have been already made

funder the Direction of the Commissioners of Her Majesty's

'Treasury

' Treasury in relation to certain of the said Works now remaining unfinished, and the said Commissioners have directed like Inquiries in relation to others of the said Works: And whereas it is expedient that Provision should be made for the Completion of the said Works, or such of them as upon the Inquiries already made as aforesaid, or upon the Inquiries to be bereafter ' made in relation thereto, the said Commissioners of the Treasury may think fit, and with such Modification (if any) as to them may seem proper, and that such Commissioners should be authorized to direct where they see fit that the Expense of such Workto be charged against the Proprietors of Land should be limited to such Amount as between such Proprietors and the Public ' may appear to the said Commissioners to be just, and that the ' said Acts should be amended as herein-after mentioned:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal. and Commons, in this present Parliament assembled, and by the

Authority of the same, as follows:

Treasury may give Directions concerning Completion of Works.

I. The said Commissioners of the Treasury may authorize and direct the Commissioners of Public Works in Ireland to cause to be completed the Works commenced under the Provisions of the said Acts or any of them, or such of the same Works or such Parts thereof respectively as, upon the Inquiries already made as aforesaid, or to be hereafter made under the Directions of the said Commissioners of the Treasury, such Commissioners of the Treasury may think fit, and with any Modifications or Alterations which to the said Commissioners of the Treasury may appear expedient, or to make and execute any other Works which to them may seem fit for effecting all or any of the Objects intended to be effected by the said Works; and the said Commissioners of Public Works shall, without any Assents or further Assents of Proprietors, Notice, or other Preliminary or Proceeding by the said Acts required to be given or taken before the Execution of any Works, have full Power and Authority to cause to be executed or completed the Works so authorized and directed by the said Commissioners of the Tressury to be completed or executed, and for that Purpose to do and execute all Acts, and exercise all Powers and Authorities by the said Acts or this Act given for the Execution of any Work, and in and by an Award to be made in relation to such Works in manner provided by the said Acts upon the Completion of Works authorized to be executed thereunder to provide for the Repayment of the Amount of all Costs Charges, and Expenses incurred under the said Acts and this Act, or any of them, in relation to such Works (inclusive of Interest on Money borrowed), or such lesser Sum as under the Provision herein-after contained may be authorized in this Behalf. with Interest from the Date of such Award as provided by the said Acts, any Provision in the said Acts or any of them requiring or concerning Assents or any other Provisions therein to the contrary in anywise notwithstanding.

II. It shall be lawful for the said Commissioners of the Treasury, where, upon any Inquiries made or to be made as aforesaid, it appears to them just that the Proprietors to be charged under the Award in relation to any Works to be executed or completed

Treasury may reduce the Amount to be charged against Proprietors of Lands.

pleted as aforesaid, or which have been completed before the passing of this Act, and in relation to which an Award has not yet been made, should be relieved from a Portion of the Amount of the Expenses incurred in relation to such Works, to authorize and direct the said Commissioners of Public Works in and by their Award to be made under the said Acts or any of them to charge upon the Lands made liable under such Award in respect of such Works such lesser Sum than the full Amount of the Expenses of and incidental to such Works (inclusive of Interest on Money borrowed) as to the said Commissioners of the Treasury may, under the Circumstances of each Case, appear just; and it shall also be lawful for the said Commissioners of the Treasury to direct that the Rate of Interest which shall be charged in such Award on the Sum or Sums payable thereunder shall be Four Pounds per Centum per Annum: Provided always, that in all Cases the whole Amount of the Purchase Money or Compensation payable in respect of Land taken for or injuriously affected by any Works commenced and completed or executed under the said Acts or this Act shall be included in and charged under the Award to

be made in relation to such Works.

III. Provided also, That before the said Commissioners of the Treasury to Treasury give any Authority or Direction, in pursuance of the cause Reports foregoing Provisions, to the said Commissioners of Public Works for the Execution or Completion of any Works, or as to the Amount of Principal Money to be charged under any Award as aforesaid, the said Commissioners of the Treasury shall cause a Copy of any Report which may have been made to them in pursuance of any Deposit pub-Inquiries to be hereafter made under their Directions as aforesaid in relation to such Works or the Amount to be charged under such Award, to be deposited by the said Commissioners of Public Works with the Clerk of the Peace of each County in which the District shall be situate, who is hereby required to receive the tinued as if this same, and all Persons shall have Liberty to inspect the same on the Payment of Sixpence for each Inspection; and the said Commissioners of the Treasury shall limit a Time, not less than Twenty-one Days from the Time of the Publication of Notice of such Deposit, within which Objections to such Report may be made; and the said Commissioners of Public Works shall cause Notice of such Deposit, of the Time so limited for making Objections to such Report, and of the Manner in which such Objections are to be transmitted to the said Commissioners of the Treasury, to be forthwith published in some Newspaper circulating in such District: Provided also, that until Directions shall be given by the said Commissioners of the Treasury in relation to any Works now in progress, nothing herein-before contained shall be construed to prevent the said Commissioners of Public Works from proceeding with such Works in like Manner as if this Act had not been passed.

IV. It shall be lawful for the said Commissioners of the Power to Treasury, if they see fit, (upon the Recommendation of the said Treasury to re-Commissioners of Public Works, or of such Persons as may be duce Amount appointed by the said Commissioners of the Treasury to make charged under Inquiries for the Purposes of this Provision,) in any Case where Awards a final Award has been already made, whether the same has been

on Inquiries to be deposited with the Clerk of the Peace, and Notice of lished, and until Directions of the Treasury are given, Works may be con-Act had not been passed.

envolved of little to reduce the total Amount of Principal Money tharged upon the Latids under such Award, and also, if they me fit, where the Rate of Interest charged by such Award excel-Four Pounds per Centum per Annum, to reduce such Interests that Rate, and to direct the said Commissioners of Public Works to make a ratefible Reduction in the respective Portions of sach Amount charged by the said Award utton the several Lands charged thereunder, and for that Purpose to make such Altertion in the Amount or Duration of the Instalments payable under such Award, or as well in the Duration as in the Amount thereof, as the said Commissioners of the Treasury may think fit, and where the said Commissioners of the Treasury so direct, to reduce the Rate of Interest to be thereafter payable in restet of the Sums charged under such Award to such Rate as aforesaid and the said Commissioners of Public Works shall make such Reduction accordingly, and shall forthwith proceed to frame and settle a supplemental or new Award in conformity with the Directions of the said Commissioners of the Treasury without any Meeting, Notice, or other Proceeding previously to finally settling the same, and such supplemental or new Award shall be efirolled in the Rolls Office of Her Majesty's Court of Chancery in Ireland, and a Copy thereof deposited with the Clerk of the Peace in manner directed by the said Acts concerning the final Award of the Commissioners, and a Copy of such supplemental or new Award certified by the proper Officer of the said Rolls Office shall be Evidence thereof: Provided always, that in case any Proprietor shall, under the Provisions of the said Acta have paid off the Principal Sum charged upon his Lands by any such Award, he shall be entitled to the Benefit of any Reduction so directed by the Commissioners of the Treasury as aforesaid, and to be reimbursed accordingly.

Awards when enrolled to be conclusive.

V. All supplemental or new Awards to be made as aforesaid, when enrolled as aforesaid, shall be binding and conclusive, and, subject to the Provision lastly herein-before contained, all final Awards heretofore made or purporting to have been made by the said Commissioners of Public Works, and enrolled as by the said Acts required, shall be and be deemed to have been valid and binding and conclusive.

Commissioners may pay off Debentures on Notice, VI. Anything in the said Acts to the contrary notwithstanding, it shall be lawful for the Commissioners of Public Works, by and with the Sanction and Direction of the said Commissioners of the Treasury, from Time to Time to pay off all or any of the Certificates or Debentures heretofore issued and granted under the said Acts or any of them, on giving a Notice in the Dukis Gazette of their Intention so to do, and fixing a Day not score than Two Months from the Date of such Notice in which the Certificates or Debentures therein referred to shall be paid of: and from and after the Day in such Notice mentioned for the Payment of any such Certificates or Debentures the Interest on the Principal Money secured thereby shall cease and determine.

VII. It shall be lawful for the said Commissioners of the Treasury where, under the Provisions of this Act, they authorize the Reduction of the Amount to be charged under any Award to be hereafter made, or the Amount charged under any Award laready

Treasury may remit Amount not charged against Proprietors.

already made, to direct so much of the Monies which may be payable in respect of any Loan or Loans made by the said Commissioners of Public Works for the Purposes of any Works under the said Acts or this Act as may be equal to the Sums by which the Amount charged or to be charged under such Award shall be reduced, shall be remitted and cease to be payable.

VIII. Provided always, That where the reduced Amount which Saving for may be charged by any Award made under the Provisions of this Creditors. Act may be less than the Monies which may be secured and remain unpaid on the Certificates or Debentures issued in respect of the Expenses of the Works to which such Award relates, the Commissioners of Her Majesty's Treasury shall cause to be paid off such Certificates or Debentures, or so much of the Monies secured thereby as will reduce the Amount which shall remain owing thereon to or below the Amount charged by such Award.

IX. The Commissioners shall cause detailed Accounts in Commissioners Writing of the several Sums received by them as such Commis- to account and sioners, and of the Sums expended by them, and the Mode of such report annually Expenditure, and of the several Works made or in progress under the said Acts or this Act, to be made up to the Thirty-first Day of December in each Year, and such Accounts shall be laid before both Houses of Parliament within Thirty Days thereafter if Parliament be then sitting, or within Thirty Days after the First Meeting of Parliament subsequent to the Thirty-first Day of December: and the Commissioners shall, as often as they shall be required so to do by the Commissioners of the Treasury, transmit to them Accounts made up to such Period as such lastmentioned Commissioners shall direct, and shall also transmit to the Commissioners for auditing the Public Accounts, Accounts of the Receipt of Monies which shall come to their Hands under the said Acts or this Act, and of its Application and Expenditure, for the Purpose of Examination and final Audit.

X. The several Parts of Acts set forth in the Schedule to this Parts of Acts Act annexed shall be repealed, except as to anything heretofore set forth in the done, and except so far as the Provisions so repealed may be necessary for the Purpose of supporting any Proceedings heretofore taken.

XI. It shall bel awful for the said Commissioners of the Treasury Treasury to from Time to Time to appoint Two or more Persons as Occasion appoint Persons shall require to be Arbitrators for the Purposes herein-after men- as Arbitrators. tioned, and to remove, where such Commissioners see fit, any Person so appointed.

XII. The said Commissioners are hereby authorized to purchase Commissioners any Lands which they shall think it necessary or proper to purmay purchase chase for accomplishing any of the Purposes of the said Acts and of this Act, making such reasonable Satisfaction and Recompence to the Persons entitled to or interested in such Land as shall be settled and ascertained in manner herein-after mentioned

XIII. The said Commissioners of Public Works shall cause Notice to be Notices in Writing, specifying therein with reasonable Certainty given to Prothe Quantity of Land taken or required to be taken, or injured or prietors and Ocliable to be injuriously affected, and the Nature of the Injury that with respect to may be done or proposed to be done thereto, to be delivered to or Purchase or left at the usual Places of Abode of the Proprietors or Occupiers, Compens tion.

to Parliament.

Schedule to this Act repealed.

16 & 17 Vіст.

or reputed Proprietors or Occupiers, and all Persons interest. (where the same may be known to the Commissionera) of mil in all such Land as may be or have been taken or required to be taken for, or be or have been injured or liable to be injuriously affected by, the Works made or proposed to be made under the said recivil Acts and this Act, requiring such Proprietors, Occupiers, or other Persons, on or before a Day to be named in such Notice, to prefet their respective Claims to such Commissioners for the Value of such Land, or the Compensation to be allowed for any Loss. Damage, or Injury, together with a short Statement or Particular of the Title of the Party making such Claim thereto, and that in case the Commissioners and the Parties making such Claim shall not agree as to the Amount thereof, that a Meeting will be beld by the Arbitrator to be nominated for the Purpose as herein-after mentioned for inquiring into all such Claims; and the said Commissioners shall, if they see fit, cause a like Notice to be published in some Newspaper circulating in the County or Counties in which such Land as aforesaid shall be situate.

Arbitrator to be appointed where Parties do not agree. XIV. In all Cases in which any Corporation, Trustee, or other Person interested in or authorized by the said recited Acts to contract for, sell, and convey any Lands, shall neglect or refuse to treat or not agree with the Commissioners, or by reason of Absence or Disability cannot agree or be not found or known or shall not prove a clear Title to the Land or to the Estate or Interest which such Corporation, Trustee, or Person shall estimate the the Commissioners of the Commissioners, it shall and may be lawful for the Commissioners to nominate One of the Persons so appointed by the said Commissioners of the Treasury Arbitrators as aforesaid to be an Arbitrator for the Purpose of ascertaining the Purchase Money or Compensation (if any) to be paid for or in respect of the Lands, or any Loss, Damage, or Injury thereta, mentioned in any such Notice so given by the Commissioners.

Arbitrator may call for Papers, &c.and examine Witnesses.

XV. Such Arbitrator may call for the Production of any Documents in the Possession or Power of the Commissioners, or of any Party making any Claim under the Provisions of this Act, which such Arbitrator may think necessary for determining any Question or Matter to be determined by him under this Act, and may examine any such Party and his Witnesses, and the Witnesses for the Commissioners or the Proprietors of Lands within the District referred to in any such Notice, on Oath, and administer the Oaths necessary for that Purpose.

Arbitrator to make a Declaration. XVI. Before any Arbitrator shall enter upon any Inquiry he shall in the Presence of a Justice of the Peace make and subscribe the following Declaration; that is to say,

⁴ I A.B. do solemnly and sincerely declare, That I will faithfully and honestly, and to the best of my Skill and Ability, has and determine the Matters referred to me under the Previous of the Act (naming this Act).

⁴ A.B.

' Made and subscribed in the Presence of

And such Declaration shall be annexed to the Award when made, and if any Arbitrator having made such Declaration wilfully act contrary thereto he shall be guilty of a Misdemeanor.

XVII. Upon

XVII. Upon Nomination of any such Arbitrator as aforesaid, Documents to the Commissioners shall deliver to the Person so nominated a Copy be delivered to of the Notice given by them, together with a Map (if any) of the Arbitrator, and Parties to be Premises referred to in the said Notice, and all Claims sent in to summoned to the Commissioners pursuant to such Notice, and such other Docu-attend. ments as the Commissioners shall think necessary, and thereupon such Arbitrator shall issue his Summons to all Parties concerned in the Matter so referred to his Arbitration, requiring them to attend before him at a Place and on a Day to be fixed by him in such Summons, not earlier than Fourteen Days from the Dato thereof, and shall inquire and adjudicate on such Matter, and proceed to make his Award in the Premises as herein-after provided.

XVIII. The Arbitrator shall at the Time and Place mentioned Arbitrator to in such Summons (and whether the Parties summoned, or any of adjudicate upon them, attend before him or not,) proceed to inquire into and adjudi- Claims and cate upon the Value of the Lands required for the Purposes of the Award. said Acts and this Act, or in respect of which a Claim for Compensation may be made for any Injury thereto, and the several Interests in such Lands in respect of which no Agreement shall have been come to between the Commissioners and the Parties entitled thereto, and the Purchase Money to be paid for such Lands. and the Compensation to be paid for Injury to any Lands injuriously affected by the Execution of the Works of the Commissioners; and the Arbitrator shall, after due Inquiry and Examination, frame & Draft Award setting forth the Price or Compensation to be paid by the Commissioners in respect of the several Interests in the Lands so required or injuriously affected, and also what Abatement (if any) shall be made in the Rents payable out of the Land named and described in the Award, or any Land held under the same Lease or Instrument in conjunction therewith; and where any Inquiry relates not only to the Value of the Lands to be purchased, but also to Compensation claimed for Injury done or to be done to any Lands, the Arbitrator shall award separate and distinct Sums to be paid for the Purchase of such Lands, or of any Interest therein, to which the Inquiry may relate, and for the Damage (if any) to be sustained by reason of the severing of the Lands taken from the other Lands, or otherwise injuriously affecting such other Lands by the Exercise of the Powers of the Commissioners; and such Draft Award and Copies thereof shall be deposited with the Clerk of the Peace of every County in which such Lands or any Part thereof may be situate; and the Arbitrator shall cause Notice of such Award to be given to all Persons entitled to Payment or Compensation under the same, or who shall have been heard before such Arbitrator as Claimants for Compensation, and shall in such Notice appoint a Time and Place or Times and Places for holding a Meeting or Meetings to hear Objections against such Draft Award (the first such Meeting to be not earlier than Fourteen Days after the last Day of giving such Notice), and shall hold such Meeting or Meetings accordingly, and thereat hear and determine any Objections which may then and there be made to such Draft Award by any Person interested therein, or adjourn the further Hearing thereof, if the Arbitrator see fit, to a future Meeting, and may take any Measures which he may deem proper for ascertaining

3 X 2

Writing

the Value of any such Lands or Interests as aforesaid, or the Justice or Propriety of any other Matter of such Draft Award, and may from Time to Time, if he see Occasion, appoint and hold further Meetings for hearing and determining Objections to such Draft Award, of which further Meetings when not holden by Adjournment Notice shall be given in manner herein-before directed; and when the Arbitrator has heard and determined all such Objections, and made such Inquiries as he may think necessary in relation thereto, and made such Alterations (if any) as he may deem proper in the Draft Award, he shall make his Award under his Hand and Seal accordingly; and every such Award shall be binding and conclusive, subject to the Provisions concerning Traverse herein-after contained, upon all Persons whomsoever; and no such Award shall be set aside for Irregularity in Matter of Form; and every such Award shall be deposited with the Commissioners, and a Copy thereof shall be deposited with the Clerk of the Peace for every County in which such Lands or any Part thereof may be situate: and the Commissioners shall thereupon, in all Cases where it shall appear to them necessary so to do, require all Persons claiming to have any Right to or Interest in the Lands, the Price or Compensation to be paid in respect of which is ascertained by such Award, to deliver to the Commissioners, on or before a Day to be named by them (such Day not to be earlier than Fourteen Days from the Date of such Requisition), a short Abstract of the Title to the Interest in respect of which the Award is made, and such Abstract shall be paid for by the Commissioners, and all Sums so paid shall form Part of the Expenses incidental to the Execution of the Works in the District to which the Arbitration may relate.

Remuneration of Arbitrator.

lirect by whom Costs to be

paid.

XIX. The Salary or Remuneration, travelling and other Expenses of the Arbitrator, including all Costs reasonably and properly incurred by him, shall be paid by the Commissioners, and the Amount of such Costs, Charges, and Expenses shall from Time to Time be included in and form Part of the Expenses incidental to the Execution of the Works in the Districts in relation to which such Expenses shall be incurred, and shall be defrayed accordingly.

accordingly
Arbitrator may XX. It is

XX. It shall be lawful for the Arbitrator, where he thinks fit, on the Application of the Commissioners or of the Claimant, to adjudicate by whom the Costs of such Arbitration shall be borne, and to certify the Amount of the Costs properly payable to the Party entitled thereto in relation to the Arbitration, and the Amount of the Costs so certified shall be paid by the Commissioners or the Claimant as the said Arbitrator may award.

Party dissatisfied with Award may enter a Traverse. XXI. Where the Party named in any Award under the Provisions herein-before contained (or any Party claiming under the Party so named) shall be dissatisfied with the Amount in such Award stated to be payable, it shall be lawful for such Party, at the Assizes for the County in which the Lands are situate, or where the Lands are situate in the County of Dublis, or County of the City of Dublis, in the Term next following the making of the Award, or where such Assizes are holden or such Term begins within less than Thirty Days after the making of the Award then at the next subsequent Assize or in the next subsequent Term (as the Case may be), upon giving Fifteen Days Notice in

Writing previously to such Assizes or Term respectively to the Secretary of the Commissioners of the Amount intended to be claimed, to have a Traverse for Damages entered in the Crown Book in respect of such Claim, and which Traverse shall be entered as follows: "In the Matter of Traverser.

" the Proprietors of Lands in the Drainage District of "Respondents," and thereupon such Traverse shall be tried in like Manner, and like Proceedings shall be had and subject to the like Provisions, as far as the same can be applied, as in the Case of Traverses entered for Damages under the Acts for consolidating and amending the Laws relating to the Presentment of Public Monies by Grand Juries in Ireland: Provided always, that the Sum to be awarded or allowed as the Costs, Charges, and Expenses of the Trial of every such Traverse for Damages shall in no Case exceed the Sum of Ten Pounds, and further, that no Party shall have any other Remedy for the Purpose of impeaching the Amount of any Price or Compensation ascertained by any such Award as aforesaid other than by means of such Traverse as aforesaid, anything in any Act to the contrary notwithstanding: Provided also, that the Jury which shall try such Traverse shall be sworn a true Verdict to give whether any and what Damages will be sustained by the Traverser, regard being had to the Value of the Lands of such Traverser required, and to the Injury to any Lands of such Traverser injuriously affected by the Works of the Commissioners, and also regard being had in Cases of Mills or Factories to any Benefit resulting or which may result from any Improvement which shall be effected by the Execution of the Works in the Water Power of or Constancy of Supply of Water to such Mill or Factory, or by Relief from Back Water afforded to it.

XXII. For the Purpose of the Protection of the Interests of the Commissioners Proprietors in any Drainage District it shall be lawful for the may convene a Commissioners to call a Meeting of the Proprietors of the Land Meeting of included in such District to make Choice of a Standing Com-mittee to represent such Proprietors on any Arbitration, Trial of ing Committee. Traverse, or Proceeding under the said Acts or this Act, and such Meeting shall be convened by not less than Fourteen Days Notice in some Newspaper circulating in the County or Counties in which such District may be situate, and at such Meeting the Proprietors then present, or their known Agents, or such of the said Proprietors or Agents as may represent the greater Portion of the Lands belonging to the whole Number of Proprietors, who or whose Agents shall be present at such Meeting, shall elect not less than Three nor more than Thirteen Persons from among the Proprietors of Land in such District, or their known Agents, to be such Committee as aforesaid, and the Names of the Persons so elected shall be certified to the Commissioners under the Hand of the Chairman or Person presiding at such Meeting, and shall be transmitted to the Commissioners at their Office in Dublin, and there preserved; and any Document purporting to be a Copy of any such Certificate, signed by the Commissioners or their Secretary for the Time being, shall be received in Evidence as a true Copy of such Certificate, and of the Validity of the Original of 3 X 3

which the same purports to be a Copy, and of the due Election according to this Act of the Persons named therein.

In case of Default of Proprietors, Commissioners may appoint such Committee.

XXIII. In case of Default on the Part of the Proprietors we meet, pursuant to such Notice as aforesaid, or at such Meeting to elect such Committee as aforesaid, or in case such Certificate as aforesaid of such Election be not transmitted to the Commissioners within Seven Days after the Time appointed for such Meeting, it shall be lawful for the Commissioners, if they see fit so to do, by Writing under their Hands, to appoint such Committee as aforesaid; and any Document purporting to be a Copy of any such Appointment, signed by the Commissioners or their Secretary for the Time being, shall be received in Evidence of such Appointment and of the Validity thereof.

Committee may appear upon Arbitration, Trial of Traverse, &c. XXIV. In case any Member of a Standing Committee appointed as aforesaid shall die, resign, or become incapable to act, it shall be lawful for a Majority of the surviving or continuing Members of such Committee to appoint a Person to act in the Place and Stead of such Member so dying, resigning, or becoming incapable to act, and in default of such Appointment for the Space of Two Months it shall be lawful for the Commissioners to appoint a Person instead of the Member so dying, resigning, or becoming incapable to act.

On Neglect of Committee, Commissioners may appoint a Person to represent them. XXV. The Commissioners or their Secretary shall, upon any Summons or Notice being served on or given to them or him in relation to any Arbitration, Traverse, or other Proceeding under the said Acts or this Act, forthwith communicate the same to the Committee elected or appointed for the District as herein provided; and such Committee may appear upon such Arbitration, or the Trial of such Traverse, or such other Proceeding, by any Counsel, Solicitor, or Agent to be appointed by them for such Purpose.

Filling up Vacancies in Committee. XXVI. Upon any Arbitration or the Trial of any Traverse or other Proceeding under the said Acts or this Act, in case the said Committee neglect to appoint a Counsel, Solicitor, or Agent to represent them on such Arbitration, Trial of Traverse, or other Proceeding, it shall be lawful for the Commissioners, if they see fit, to appoint some Counsel, Solicitor, or Agent for that Purpose.

Expenses of employing Counsel, &c., to be Part of the Expenses in the District.

XXVII. The Expenses attending the Employment of any Counsel, Solicitor, or Agent, or any Clerk, appointed by any such Committee as aforesaid, or by the Commissioners as herein-before provided, when taxed and ascertained by the Commissioners, may be paid by them, and the same shall form Part of the Expension incidental to the Works in the District in respect of which such Employment may take place, and be paid for accordingly.

Receipt to be given for Purchase Money or Compensation, and Receipt for Purchase Money to operate as a Conveyance,

XXVIII. Anything in the said Acts to the contrary notwithstanding, in every Case in which any Monies are paid by the Commissioners under the Provisions of the said Acts or the Act for such Purchase or Compensation as aforesaid, the Parv receiving such Monies shall give to the Commissioners a Receipt for the same; and such Receipt for any Purchase Money shall have the Effect of a Grant, Release, and Conveyance of all the Estate and Interest of such Party, and of all Parties claiming under or through him, in the Lands in respect of which such Manie are paid, so as such Receipt shall have an ad valorem. Stamp of the same Amount impressed thereon in respect of the Purchase Monies mentioned in such Receipt (but exclusive of the Amount of Compensation for Damage by Severance, or other Injury) as would have been necessary if such Receipt had been an actual Conveyance of such Estate or Interest, every such Receipt to be prepared by and at the Costs of the Commissioners, and be charged and defrayed in like Manner as the Purchase Money or Compensation for which such Receipt shall be given.

XXIX. The Provisions herein contained for ascertaining the Provisions Amount of Purchase or Compensation Money to be paid in respect concerning of Land taken for or injuriously affected by any Works made under the said Acts and this Act, shall extend and be applicable extend to Interto and for the ascertaining the Amount of Purchase Money, Satis- ference with faction, or Compensation, or Damages to be paid for or in respect Mills, &c. of any Mill, Dam, River, Water Power, or other Matter or Thing which the Commissioners are by the said Acts or this Act authorized to purchase or interfere with for the Purpose of any Works executed by them.

XXX. For the Purposes of the said Acts and of this Act the Power of Entry Commissioners, or any Engineer, Workman, or other Person for executing authorized by them, at any Time pending the Purchase or ascer- Works pending taining of the Price or Compensation of any Land, Mill, or Proceedings for Hereditament, and after Three Days previous Notice in Writing ascertaining given to the Party in Occupation, may enter upon and into such Compensation. Land, Mill, or Hereditament for the Purpose of executing any Works by the said Acts or this Act authorized, or doing any other Act, Matter, or Thing required in the Opinion of the Commissioners for carrying fully into effect the Purposes of the said Acts or of this Act.

XXXI. The Commissioners, or any Engineer, Workman, or Power to dig other Person authorized by them, after Three Days previous for Materials. Notice in Writing given to the Party in Occupation, may enter into and search for, dig, take, and carry away Materials out of any Land for the Purpose of executing or repairing any Works, making such Compensation for the Surface Damage done to the Proprietors, Lessees, or Occupiers of such Lands according to their respective Interests therein as shall be agreed on; but in all Cases where the Commissioners shall take Materials from an open Quarry bond fide demised to any Person, with Liberty to raise, sell, and dispose of the Materials therein, the Value of such Materials shall be paid for by the Commissioners as shall be agreed on; and in case of Dispute concerning the Amount of such Compensation for Damages, or the Value of such Materials, such Compensation or Value shall be settled, on a Summons to be issued for that Purpose by the Party claiming such Compensation or Value by any One or more Justice or Justices of the Peace for such County in which such Land is situate at Petty Sessions; and Service of such Summons on the Engineer of the Commissioners in charge of the Works in the District for the Purpose of which such Materials shall be taken shall be sufficient: Provided always, that no such Summons shall issue or be proceeded on until the whole Extent of the Damage to be done by the Com-

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missioners,

missioners, or the whole of the Materials to be taken by them, shall be ascertained.

Summary
Proceedings to
be deemed to
authorize Interference with
Mills.

Remedy by summary Application to the Court of Chancery in the event of Commissioners failing to secure the due Amount of Water Power to the Owner of any Mill or Factory.

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Commissioners and Trustees may proceed for Maintenance Rates.

XXXII. It is hereby declared, that all the Provisions contained in the said Acts of the Ninth and Tenth Years of Her Majesty. Chapter Four, and of the Tenth and Eleventh Years of Her Majesty, Chapter Seventy-nine, respecting the summary Course of Procedure by the said Acts provided, shall be deemed to authorize and justify and to have authorized and justified the Commissioners in interfering and dealing with all Mills and Factories and the Water Power thereof, according to the said summary Course of Procedure by the said Acts provided, in such Manner as by the Commissioners may be or have been considered requisite for enabling them to carry on the Works under the said Acts and this Act, and for the due Execution thereof: Provided always that nothing herein contained shall extend to prejudice or affect any Proceedings in any Court of Law or Equity had or commenced before the passing of this Act.

XXXIII. Any Person interested in any Mill or Factory permanently affected or proposed to be permanently affected by anything done or proposed to be done under the Provisions of the said Acts or of this Act may apply by Petition in a summary Way to the Court of Chancery, complaining that the due Amount of Water Power has not been properly secured to or for such Mill or Factory, or that any Act has been done or has been threstened or proposed to be done by the Commissioners, or by any Person acting or pretending to act under the Provisions of this Act, by which permanent Injury has been or may be sustained by such Mill or Factory, or by such Person so interested in respect thereof, and whether the Act complained of has been authorized by this Act or otherwise, and thereupon such Court shall make such Order directing such Proceedings as shall seem proper before One of the Masters of such Court in relation to the Matter of the said Petition; and upon the Report of such Master it shall be lawful for such Court to direct such Works to be made by such Commissioners as to such Court of Chancery shall seem necessary or proper, and to make from Time to Time such further or other Order, whether for Compensation to any Party interested in such Mill or Factory, or for restraining the Commissioners or any other Person from doing any Act or otherwise, as to such Court shall seem just, and to issue any Writ or Writs of Injunction for any of the Purposes aforesaid for which the same may be required, and such Court shall have Power to award Costs to either Party: Provided always, that such Petition shall be presented within Six Months after the Act complained of.

XXXIV. The Commissioners and the Trustees having the Maintenauce of any Works executed under the said Acts or the Act shall have the same Powers, Rights, and Remedies to enforce Payment of the Rates at any Time heretofore or hereafter to be imposed by the Commissioners or such Trustees under the Powers of the said Acts as are in and by the said Acts given to the Commissioners for Recovery of the Sums or Instalments charged under their final Award; and the Trustees in all Cases where it may be necessary to take any Proceedings in Recovery of any such Rate or otherwise may sue in the Names of Two of them.

XXXV. lt

XXXV. It shall be lawful for the Commissioners where they Rents may ee fit, on determining, under the said Act of the Fifth and Sixth be increased Years of Her Majesty, the Amount of increased Rent to be paid n respect of any Land drained or improved as therein mentioned. o signify their Decision by a separate Instrument.

XXXVI. In all Cases where any Person shall consider himself Parties entitled entitled to be paid Compensation or Damages for or by reason of to Purchase my Act or Omission by or on the Part of the Commissioners, or or or by reason of any Works or Acts whatsoever done or proessed to be done by the Commissioners under the Authority or have same ascern pursuance of the Provisions of the said Acts or of this Act, tained as herein uch Person (save as herein-before provided) shall not be entitled provided. o proceed at Law or in Equity for or in respect of the same, but he Right to such Compensation or Damages, and the Amount hereof, shall be ascertained in the Manner herein-before provided. and not otherwise, anything in the said Acts contained notwithtanding.

XXXVII. Anything in the said first-recited Act to the con- Commissioners rary notwithstanding, if any existing Bridge, Culvert, or Arch- may remove vay for the Discharge of Water under any public Road shall any insufficient n the Opinion of the Commissioners be insufficient for the free Discharge of such Water, and shall by reason of such Insufciency cause or tend to cause the flooding of any Land to be rained or improved by the Works of the Commissioners, it shall e lawful for the Commissioners to take down and remove such Bridge, Culvert, or Archway, the Commissioners constructing a emporary Bridge, Culvert, or Archway in the Place of that so to e taken down and removed, and supporting and maintaining the ame for the Space of Twelve Months, the Expense of the taking own and Removal of such Bridge, Culvert, or Archway, and onstructing, supporting, and maintaining such temporary Bridge, 'ulvert, or Archway, to form Part of the Costs of the Works in he District within which any such Bridge, Culvert, or Archway pay be situate: Provided always, that before proceeding to emove any such Bridge, Culvert, or Archway the Commissioners hall cause Thirty-one Days Notice to be given to the County surveyor of the County or of each County (if more than One) in hich such Bridge, Culvert, or Archway shall be wholly or in art situate, stating the Intention of the Commissioners to remove uch Bridge, Culvert, or Archway, and communicating such preise Information, including a detailed Plan and Cross Section of ne River or Stream over which a new Bridge, Culvert, or Archay is to be built, as may be requisite to show the Dimensions f the Waterway of such new Bridge, Culvert, or Archway, for ne Purpose of enabling the County Surveyor to prepare a proper lan, Specification, and Estimate for such new Bridge, Culvert, · Archway, and the Surveyor of any such County to whom such otice shall be given shall at the next Assizes after the Receipt such Notice lay the same, together with a proper Plan, Specication, and Estimate for such new Bridge, Culvert, or Archway, efore the Grand Jury of such County.

XXXVIII. The Grand Jury of the County in which any such Grand Jury to ew Bridge, Culvert, or Archway shall be required to be built or present for new constructed Bridge.

by separate

Money, Com-

Bridge, erecting a temporary Bridge.

constructed is hereby authorized and required (without any Application to Presentment Sessions) to present the Amount necessary for the building of such Bridge, Culvert, or Archway according to such Plan, Specification, and Estimate as aforesaid, or such other Plan, Specification, and Estimate as such Grand Jury may approve, and the Grand Jury of such County shall thereupon appoint a Committee of not less than Three or more than Five Persons, any Three of whom shall be a Quorum, to contract and agree with any Party or Person willing to undertake the building of such Bridge, Culvert, or Archway, or the said Grand Jury may authorize and direct that the said Bridge, Culvert, or Archway may be built and constructed, out of the Money so presented, under the immediate Superintendence and Direction of the County Surveyor of such County.

Where any new Bridge, &c. is formed over a Stream between Two Counties, each to pay equal Moieties.

XXXIX. Where any such new Bridge, Culvert, or Archwsy shall be over any River or Stream forming a Boundary between Two Counties, the same shall be built or constructed at the Expense of such Two Counties in equal Moieties; and the Grand Jury of each such County shall (without any Application to Presentment Sessions) present the Moiety of the Sum necessary for building or constructing such new Bridge, Culvert, or Archway, and appoint a Committee, as herein-before provided in the Case of One County; and the Committees so appointed shall meet and act as a joint Committee, for the Purpose of contracting as aforesaid for the building or constructing of such new Bridge, Culvert, or Archway, at the joint Expense of the said Counties, as aforesaid; and in case both or either of such Grand Juries shall neglect to make such Presentment and appoint such Committees as aforesaid, or in case both or either of such Committees shall neglect to contract for the Construction of such Bridge, Culvert, or Archway, or if from any other Cause such Bridge, Culvert, or Archway shall not be built or constructed within Twelve Months after such Notice by the Commissioners to the Surveyor of each County, as herein-before provided, it shall be lawful for the Commissioners to have such new Bridge, Culvert, or Archway built in such Manner as to them shall seem sufficient, and by a Certificate under their Hands and Seals to signify to the Secretary of the Grand Jury of each such County the Amount of the Moiety of the Expenses incurred by them in building or cosstructing such Bridge, Culvert, or Archway, and the Secretary of the Grand Jury of each such County shall lay such Certificate before the Grand Jury of such County at the Assizes to be held for such Counties respectively next after the Receipt of such Certificate, and thereupon the Grand Jury of each such County shall (without any Application to Presentment Sessions) present the Amount mentioned in such Certificate, to be levied of such County immediately after such Assizes, and to be paid to the Commissioners; and in case the Grand Jury of any such County shall neglect or refuse to present the Sum so mentioned in such Certificate the Judge of Assize shall make an Order directing that the Treasurer for such County shall insert such Sum in his Warrant, and the same shall be levied off such County in the same Manner as if the same had been presented by such Grand Jury.

XL. In all Cases where before the passing of this Act any Foregoing ridge, Culvert, or Archway has, in the Execution of any Works Provisions apnder the said Acts, been removed by the Commissioners, and a plicable where ew permanent Bridge, Culvert, or Archway has not been built r constructed or commenced, the Commissioners shall, as soon as onveniently may be after the passing of this Act, give Notice to he County Surveyor of any or every County in which any such bridge, Culvert, or Archway so removed was wholly or in part ituate, containing the like Information, for the building or contructing of such new Bridge, Culvert, or Archway as hereinefore required in the Case of a Bridge, Culvert, or Archway ereafter removed; and the Provision herein-before contained for ebuilding or re-constructing any Bridge, Culvert, or Archway pon Notice of any existing Bridge, Culvert, or Archway being bout to be removed, shall be applicable for the rebuilding or Re-construction of any such Bridge, Culvert, or Archway so lready removed as aforesaid.

Bridges have been already removed.

XLL. For the Purpose of more effectively preserving and Trustees having naintaining the Works executed by the Commissioners under Maintenance of he said Acts, the Trustees for the Time acting under the said Acts for such Purposes in any District shall meet in the Month f February in every Year, and at such other Times as they think it, and shall appoint the County Surveyor or any other competent Person to be the Superintendent of the Works in such District, it such Salary, to be paid out of the Rates imposed by such Trustees, as they may think proper, and such Superintendent hall, in the Month of February in each Year, and from Time to lime as Occasion may require, report to the said Trustees the State of the whole of the principal Rivers and Main Drains orming Part of the Works improved or executed in such Disrict, and whether any and what Repairs or Works are necessary or cleansing and preserving the same, and shall generally direct the carrying into effect of such Works as the Trustees may from Time to Time direct and approve for the Purposes aforesaid.

Works to appoint a Superintendent.

XLII. In case any Proprietor or Occupier of Land within any Proprietors or such District shall complain to such Superintendent of any Injury Occupiers may to the Works or Obstruction to the free Discharge of the Waters complain to in such District, it shall be lawful for the Party so complaining to require such Superintendent to examine into the Matter so complained of, and to make his Report to the Trustees thereon; and thereupon it shall be lawful for the Trustees or any Two of them, if they see fit, on receiving such Report, to require that such Injury shall be remedied or such Obstruction removed by such Superintendent.

Superintendent.

XLIII. In case the Trustees shall decline or refuse to have Parties may the necessary Works executed for the Removal of such Injury or appeal to Petty Obstruction, it shall be lawful for the Party complaining to apply in a summary Way to the Justices assembled at the next Petty Session for the District in which the Cause of Complaint may arise, and thereupon such Justices shall proceed to hear the Matter of such Complaint and make such Order thereon as to such Justices shall seem proper, and thereby (if they see fit) to authorize and require such Superintendent to remove such Injury or Obstruction, and thereupon such Superintendent shall remove

C. 130, 131.

the same in like Manner as if the same had been authorized and directed by the said Trustees.

Acts to be construed as One Act.

Interpretation of "the Commissioners."

XLV. The several Acts mentioned in this Act and this Act shall be construed together as One Act; and the several Work and Expressions to which an extended Signification is given in the said Acts, or any of them, shall have the like Signification in this Act; and (save where such Construction would be incusistent with the Context) the Expression "the Commissioners," where used in this Act, shall mean the Commissioners of Public Works in *Ireland*.

The SCHEDULE to which the foregoing Act refers

Date of Act.	TITLE.	Extent of Repeal.
5 & 6 Vict. c, 89.	An Act to promote the Drainage of Lands, and Improvement of Navi- gation and Water Power in con- nexion with such Drainage, in Ireland.	Sections 52, 54, 63, 64, 70, 71, 72, 73, 74, 75, 84, 165, 129,
9 Vict. c. 4	An Act to amend the Acts for promoting the Drainage of Lands, and Improvement of Navigation and Water Power in connexion with such Drainage, in Ireland; and to afford Facilities for increased Employment for the Labouring Classes in Works of Drainage during the present Year.	Section 41.

C A P. CXXXI.

An Act to amend various Laws relating to Merchant Simp [20th August 1853] ping.

TATHEREAS it is expedient to amend various Laws relating to Merchant Shipping: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consul of the Lords Spiritual and Temporal, and Commons, in the present Parliament assembled, and by the Authority of the as follows:

L In the Construction of this Act the following Words Expressions shall have the Meanings hereby assigned to then it not inconsistent with the Context or Subject Matter; (that is a say,)

The Expression "Board of Trade" shall mean the Committee of Privy Council appointed for the Consideration of Matter

relating to Trade and Foreign Plantations: The Word "Trinity House" shall mean the Master, Wards and Assistants of the Guild, Fraternity, or Brotherhood the Most Glorious and Undivided Trinity and of See Clement in the Parish of Deptford Strond in the County Kent, commonly called the Corporation of Trisity How of Deptford Strond:

TK:

Preliminary.

Interpretation of Terms in this Act.

Preliminary.

The Expression "Commissioners of Northern Lighthouses" shall mean the Commissioners in whom the Management of Scotch Lighthouses is vested by the Act of the Twenty-sixth Year of the Reign of King George the Third, Chapter One hundred and one, and by various other Acts:

The Expression "the Port of Dublin Corporation" shall mean the Corporation for preserving and improving the Port of Dublin :

The Word "Lighthouse" shall include Lighthouse, Light, Floating Light, Beacon, Buoy, or other Mark, Sign, or Signal of the Sea:

The Word "Lighthouse Tolls" shall include every Species of Duty or Payment payable by Owners or Masters of Ships or

otherwise received in respect of Lighthouses:

The Word "Ballastage Rates" shall include all Rates and other Monies received by the Trinity House in respect of their exclusive Right of supplying Ballast to Vessels in the River Thames, under the Local Act of the Seventh Year of Her present Majesty, Chapter Fifty-seven, for the Regulation of Lastage and Ballastage in the River Thames, or otherwise:

The Expression "Consular Officer" shall include Consul General, Consul, and Vice-Consul, and any Person for the Time being discharging the Duties of Consul, Consul Gene-

ral, or Vice-Consul:

The Word "Owner," when applied to a Ship, shall include all the Persons, if more than One, to whom the Ship belongs, and shall also, if the Master and Crew are the Servants of the Charterer or Charterers, include such Charterer or Charterers:

The Word "Master" shall include every Person (except a

Pilot) having Command or Charge of a Ship:

The Word "Seaman" shall include every Person (except Masters and Pilots) employed or engaged to serve in any

Capacity on board any Ship:

The Word "Salvor" shall mean the Person or Persons in command of any Ship or Ships by which, or by the Crews or any Part of the Crews of which, Salvage Services are rendered:

The Word "Ship" shall include every Seagoing Vessel:

The Expression "Her Majesty's Dominions" shall include Her Majesty's Dominions strictly so called, and all Territories under the Government of the East India Company, and all ether Territories, if any, governed by any Charter or Licence from the Crown or Parliament of Great Britain, and the *Ionian* Islands.

II. This Act may be cited as "The Merchant Shipping Law Short Title.

Amendment Act, 1853."

III. This Act shall come into operation on the First Day of Commence-*lober One thousand eight hundred and fifty-three.

IV. 'And whereas the Trinity House, the Commissioners of Northern Lighthouses, and the Port of Dublin Corporation 'eccive, under various Acts of Parliament, Grants, and Charters, ertain Lighthouse Tolls, and the said Trinity House, in respect of their exclusive Right of supplying Vessels in the River

ment of Act.

Light Dues and other Dues on Shipping.

' Thames

6 & 7 Viet. c. lvii. (Local and Personal), 13 & 14 Vict. c. 93., 14 & 15 Vict. c. 96., 14 & 15 Vict. c. 79.

Light Dues payable to Trinity
House, Northern Light Commissioners, and
Ballast Board,
and Ballast Rates of Trinity
House, to form
the Mercantile
Marine Fund.

Account of the said Fund to be kept by Her Majesty's Paymaster General,

' Thames with Ballast, receive certain Ballastage Rates under the said Act of the Seventh Year of Her present Majesty, Chapter Fifty-seven: And whereas the Board of Trade receive certain Fees and other Payments under "The Mercantile Marie Act, 1850," "The Mercantile Marine Act Amendment Act. ' 1851." and "The Steam Navigation Act, 1851:" And whereas the Trinity House have, so far as relates to the said Tolk and ' Rates so received by them, agreed that the Account thereof shall be kept at the Bank of England, and that certain Regulations ' shall be adopted for the Purpose of reducing the same from Time ' to Time as the Requirements of the Services for which they are levied will permit, and for the Purpose of subjecting the Receipt and Expenditure thereof to effective Supervision and Control: 'And whereas it is expedient that the whole of the aforesid ' Tolls, Rates, Fees, and Payments should be made subject to ' similar Regulations with a view to the Supervision and Control of the Receipt and Expenditure thereof, and to the Application ' thereof to the several Services in respect of which they are ' paid, and to the Reduction thereof respectively whenever Cir-' cumstances will permit:' Be it enacted, That all Lighthous Tolls received by or on account of the Trinity House, the Commissioners of Northern Lighthouses, and the Port of Duble Corporation respectively, and all Ballastage Rates received by the Trinity House, and all Fees or Payments received by the Board of Trade under the several Acts herein-before mentioned in that Behalf, shall be carried to One aggregate Fund, whe called "The Mercantile Marine Fund;" and such aggregate Fund shall be applicable to the Purposes of the Services in respect of which the said Tolls, Rates, Fees, and Payments are levied and to the Execution of Works necessary or expedient for permanently reducing the Expense of such Services, and, save as herein-after specially mentioned, to no other Purposes whatever.

V. An Account of the said Fund, to be entitled "The Mercantile Marine Fund Account," shall be opened with Her Migesty's Paymaster General; and the said Paymaster General shall keep separate Accounts of the several Monies so received as aforesal by the said several Bodies respectively, and shall also keep expanse Accounts of the Monies received by the Trinity House for Light house Tolls and Ballastage Rates respectively, and shall keep the Accounts of all Monies received by the Trinity House in such Names as the Trinity House may from Time to Time appoint: and all Monies received on account of such Tolls, Rates, Free or Payments as aforesaid after the Time at which this Act over into operation, and all Cash Balances arising from such Tolk Rates, Fees, or Payments which at that Time are in the Hands " the Trinity House, the Commissioners of Northern Lighthouse, the Port of Dublin Corporation, or the Board of Trade, shall, at its Board of Trade may direct, either be applied to defray Expense. or be remitted to the said Paymaster General to be placed to the Credit of the said Mercantile Marine Fund Account; and all levestments arising from any such Tolls as aforesaid which at the Time when this Act comes into operation are in the Hands of the Commissioners of Northern Lighthouses or of the Port Dublin Corporation shall be sold, and the Produce thereof shall be appled

ed shall from Time to Time be added to and shall form Part of Partofthe Capie Capital of the said Three Pounds Five Shillings Annuities and tal of 31.5s. per ew Three Pounds per Centum Annuities created under the said cts of the Seventh Year of Her Majesty, Chapters Four and ive, and the Dividends arising thereon shall, as the same shall come due, be charged upon and issued and paid out of the Conolidated Fund of the United Kingdom of Great Britain and Ireand, in like Manner as the Dividends on the Annuities now rming the said Capital.

VII. Provided always, That a Quarter of a Year's Dividends On First Divi-: Interest, and no more, shall be paid on the Fifth Day of April ne thousand eight hundred and fifty-four, on any Sum or Share the said Three Pounds Five Shillings per Centum Annuities r or into which any Part of the Annuity or Interest on the rading or Capital Stock of the said Company may have been

mmuted or exchanged under this Act.

VIII. It shall be lawful for the Commissioners of Her Masty's Treasury, by Warrant under their Hands, to direct to be harged upon and to be issued and paid out of the Consolidated and of the United Kingdom of Great Britain and Ireland, or out f the growing Produce thereof, from Time to Time, such Sum or iums of Money as shall be required for paying off any of the Prorictors of the Capital Stocks of Old South Sea Annuities, New South Sea Annuities, Bank Annuities, 1726, and Three Pounds er Centum Annuities, 1751, mentioned in the said Act of the resent Session, Chapter Twenty-three, in respect of whose Anmities Assents to commute shall not have been signified according o the said Act, and also for paying to the said South Sea Company he Sum payable to such Company under the said Act in respect If the Amount of the Trading or Capital Stock of the said Commny, or the Part thereof the Interest or Annuity on which shall to have been commuted or exchanged according to the said Act of the present Session of Parliament or this Act.

IX. 'And whereas the Commissioners of Her Majesty's Trea- After Exsury, in exercise of the Authority vested in them by the Third chequer Bonds Section of the said Act, have fixed the Rate of Interest to be payable and paid on such Exchequer Bonds as may be issued under the Authority of the said Act at Two Pounds Fifteen Shillings per Centum per Annum for the Period which shall clapse from the issuing such Bonds up to the First Day of Sep- Redemption. tember in the Year One thousand eight hundred and sixty-four, the Bonds to carry Interest thereafter at the Rate of Two Pounds Ten Shillings per Centum per Annum as provided by the said Act, and have determined that such Exchequer Bonds shall, after the First Day of September One thousand eight hundred and ninety-four, be redeemable at Par at the Option of the Commissioners of Her Majesty's Treasury only so soon as Parliament shall have made due Provision in respect thereof: 'Until Parliament shall have made such Provision, and such Exchequer Bonds shall be redeemed in exercise of such Option as aforesaid, the Interest thereon shall, after the said First Day of September One thousand eight hundred and minety-four, continue to be payable out of the said Consolidated Fund at the said Rate of Two Pounds Ten Shillings per Centum per Annum on the same. half-

Cent. Annuities.

dend Day only One Quarter's Dividend on Sl. 5s. per Cents to be payable.

Treasury may direct the Payment of such Sum as may be required for paying off Annuities and Stock not commuted under 16 Vict. c. 23. or this Act.

become redeemable Interest to be paid on the half-yearly Days until actual

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6 & 7 Viet. c. lvii. (Local and Personal), 13 & 14 Vict. c. 93., 14 & 15 Vict. c. 96., 14 & 15 Vict. c. 79.

Light Dues payable to Trinity House, Northern Light Commissioners, and Ballast Board. and Ballast Rates of Trinity House, to form the Mercantile Marine Fund.

Account of the said Fund to be kept by Her Majesty's Paymaster General.

' Thames with Ballast, receive certain Ballastage Rate under the said Act of the Seventh Year of Her present Majesty, Chapter Fifty-seven: And whereas the Board of Trade receive ' certain Fees and other Payments under "The Mercantile Marine ' Act, 1850," "The Mercantile Marine Act Amendment Act ' 1851," and "The Steam Navigation Act, 1851 :" And whereas the Trinity House have, so far as relates to the said Tolls and ' Rates so received by them, agreed that the Account thereof shall be kept at the Bank of England, and that certain Regulations ' shall be adopted for the Purpose of reducing the same from Time to Time as the Requirements of the Services for which they are ' levied will permit, and for the Purpose of subjecting the Receipt ' and Expenditure thereof to effective Supervision and Control: 'And whereas it is expedient that the whole of the aforesaid ' Tolls, Rates, Fees, and Payments should be made subject to ' similar Regulations with a view to the Supervision and Control of the Receipt and Expenditure thereof, and to the Application thereof to the several Services in respect of which they are paid, and to the Reduction thereof respectively whenever Circumstances will permit: Be it enacted, That all Lighthou-Tolls received by or on account of the Trinity House, the Commissioners of Northern Lighthouses, and the Port of Dublis Corporation respectively, and all Ballastage Rates received by the Trinity House, and all Fees or Payments received by the Board of Trade under the several Acts herein-before mentioned in that Behalf, shall be carried to One aggregate Fund to be called "The Mercantile Marine Fund;" and such aggregate Fund shall be applicable to the Purposes of the Services in respect of which the said Tolls, Rates, Fees, and Payments are levied, and to the Execution of Works necessary or expedient for permanently reducing the Expense of such Services, and, save as herein-after specially mentioned, to no other Purposes whatever.

V. An Account of the said Fund, to be entitled "The Mercantile Marine Fund Account," shall be opened with Her Majesty's Paymaster General; and the said Paymaster General shall keep separate Accounts of the several Monies so received as aforesid by the said several Bodies respectively, and shall also keep separate Accounts of the Monies received by the Trinity House for Light house Tolls and Ballastage Rates respectively, and shall keep the Accounts of all Monies received by the Trinity House in such Names as the Trinity House may from Time to Time appoint: and all Monies received on account of such Tolls, Rates, Fee. or Payments as aforesaid after the Time at which this Act come into operation, and all Cash Balances arising from such Talk Rates, Fees, or Payments which at that Time are in the Hand of the Trinity House, the Commissioners of Northern Lighthouses, the Port of Dublin Corporation, or the Board of Trade, shall, as it-Board of Trade may direct, either be applied to defray Expense. or be remitted to the said Paymaster General to be placed to the Credit of the said Mercantile Marine Fund Account; and all Irvestments arising from any such Tolls as aforesaid which at the Time when this Act comes into operation are in the Hands of the Commissioners of Northern Lighthouses or of the Port of Dublin Corporation shall be sold, and the Produce thereof shall be appiri

plied and remitted in like Manner; and all Monies so remitted all, so far as regards the Application thereof, be treated as ming One aggregate Fund, and shall be from Time to Time insferred and applied as the Board of Trade may direct for all any of the Purposes specified in this Act.

Light Dues and other Dues on Shipping.

VI. Her Majesty may from Time to Time, by and with the Establishments lvice of Her Privy Council, fix the Establishments to be mainned by the Trinity House, the Commissioners of Northern ghthouses, and the Port of Dublin Corporation respectively on count of the Services of Lighthouses, and to be maintained by Trinity House on account of the Services to which the said llastage Rates are to be applied aforesaid, or the annual or ier Sums to be paid out of the said Mercantile Marine Fund respect of such Establishments; and if it appears that any at of the Establishments of the Trinity House, or of the Comssioners of Northern Lighthouses, or of the Port of Dublin reporation respectively is maintained for the Purposes of this z, and also for other Purposes, to fix and from Time to Time er the Portion of the Expense of such Establishments to be paid t of the said Mercantile Marine Fund; and no Increase of any stablishment or Part of an Establishment so fixed shall be made

for Lighthouses and Ballastage charged on the Mercantile Marine Fund to be fixed by Her Majesty in Council.

VII. The Trinity House, the Commissioners of Northern Light- Estimates, &c. to uses, and the Port of Dublin Corporation respectively shall be approved by m Time to Time submit to the Board of Trade Estimates of Board of Trade. Expenses in respect of the Services aforesaid, other than the stablishment Expenses for the Time being allowed by Order in nuncil as aforesaid; and shall also, whenever in providing for y sudden Emergency it is necessary to incur Expense in respect such Services without waiting until an Estimate can be sancmed, as soon as possible send to the Board of Trade a full count of such Expense; and the Board of Trade shall consider d may approve such Estimates and Accounts, either with or ithout Variation.

thout the Consent of the Board of Trade.

VIII. No Expense of the said Trinity House, the Commissioners No Expense Northern Lighthouses, or the Port of Dublin Corporation in to be allowed spect of the said Services shall be paid out of the said Mercantile unless sancarine Fund, or allowed in Account, other than the Sums so lowed for Establishment Expenses as aforesaid, or included in stimates of Accounts approved by the Board of Trade.

tioned by Board

IX. For the Purpose of the Erection and Repairs of Light- Forthe Purpose uses, and of other extraordinary Expenses connected with the oferecting and id Services or any of them, the Commissioners of Her Majesty's repairing Lightreasury are authorized from Time to Time, upon the Application Treasury may the Board of Trade, to advance out of the growing Produce of advance Money. e Consolidated Fund of the United Kingdom such Sums of oney, upon such Terms, and at such Rate of Interest as they ay think fit, and to pay the same into the said Mercantile Marine and Account, so nevertheless that the whole Sum for the Time ing due in respect of such Advances shall never at any One ime exceed Two hundred thousand Pounds; and upon any Adince being so made, the Sum so advanced and the Interest shall a Charge on the said Mercantile Marine Fund, and upon the ells, Rates, Fees, and Payments so to be carried thereto as afore-

said;

Light Dues
and other Dues
on Shipping.

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said; and the Board of Trade shall make such Provision for the Repayment thereof out of the said Fund, either by forming a Sinking Fund or otherwise, as the said Commissioners may require; provided that no such Advance shall prevent any lawful Reduction of any of the said Tolls, Rates, Fees, or Payments if sack Reduction be assented to by the said Commissioners.

Power to Board of Trade to borrow Money on the Credit of the Fund.

X. The Board of Trade may also, for the Purpose last aforesaid, raise Money by mortgaging the said Mercantile Marine Fund, and the several Tolls, Rates, Fees, and Payments so to be carried thereto as aforesaid, or any of them, or any Part thereof, to any Body Corporate or Person; and every such Mortgage shall be in such Form, and under the Hand and Seal of such Person or Persons, as the President of the said Board for the Time being may direct; and no Body Corporate or Person lending Money upon any such Mortgage shall be bound to see to the Purpose for which the same is raised, or to the Mode in which it is applied.

Her Majesty may, by Order in Council, fix Tolls to be taken for new Lighthouses.

XI. Upon the Erection of any new Lighthouse Her Majesty may by Order in Council fix such Toll in respect thereof to be paid by the Master or Owner of every Ship which passes the same or derives Benefit therefrom as Her Majesty may deem reasonable, and may from Time to Time alter the Amount thereof; and such Toll shall be paid and collected in the same Manner, by the same Means, and subject to the same Conditions in, by, and subject to which the Lighthouse Tolls mentioned in the Act of the Seventh Year of King William the Fourth, Chapter Seventy-nine, are paid and collected.

Provisions for existing Debts and Charges.

XII. All Debts and Liabilities which have been duly incarred or undertaken by the Trinity House, the Commissioners of Northern Lighthouses, and the Port of Dublin Corporation respectively. before the passing of this Act, and which are such as if this Act had not been passed ought to have been paid out of the said Tolls and Rates, shall be paid or provided for out of the said Mcreantile Marine Fund; and all Expenses of the Trinity House, the Commissioners of Northern Lighthouses, and the Port of Dublin Corporation, in respect of any charitable or other Pensions, Superannuations, or other Allowances which have been lawfully granted or allowed by them respectively before the passing of this Act, and which are such as if this Act had not been passed ought to have been paid out of the said Tolls and Rates, shall be paid out of the said Mercantile Marine Fund during the respective Lives or Continuance in Office of the Persons receiving the same, or other Periods for which the same may have been granted or allowed: and if it appear that any Debts or Liabilities so incurred as aforesaid, or any of the Expenses in respect of charitable or other Pensions, and Superannuation or other Allowances, are Debas Liabilities, or Expenses which if this Act had not been passed would have been paid partly out of the said Tolls and Rates and partly from other Sources, such Part thereof as the Board of Track shall under the Circumstances of the Case think just shall be paid out of the said Mercantile Marine Fund; and the Trinity House. the Commissioners of Northern Lighthouses, and the Port of D lin Corporation respectively shall submit to the Board of Trade Statements of all such Debts and Liabilities, and of all such Expenses or Parts of Expenses in respect of charitable or other Pernotified by them, and Public Notices shall also be sent to the Coneasb'es, Tithingmen, Headboroughs, and other Officers of the respective Parishes, Tithings, and Places in the County, Riding, or Pl. ce for which such Men are enrolled, with Directions to cause the same to be affixed on the Door or the outer Wall near the Door of every Church and Chapel in their respective Parishes, Tithings, or Places, including Places of Public Worship which do not belong to the Established Church; and if any Place have no Church or Chapel, then in such Manner as Public Notices are usually made known in such Places, and on the Doors or outer Walls as aforesaid of the Churches or Chapels of some Parish, Tithing, or Place adjoining; and every such Constable, Tithingman, Headborough and other Officer as aforesaid shall, within Three Days after the Receipt of any such Notice, cause the same or Copies thereof to be affixed accordingly; and any such Constable, Tithingman, Headborough, or Officer who wilfully neglects so to do shall for every such Offence, on Conviction thereof before Two Justices. forfeit any Sum not exceeding Twenty Pounds; and such Notice shall be deemed a sufficient Notice to every Person enrolled by virtue of the Act of the Fifteenth and Sixteenth Years of Queen Victoria, Chapter Fifty, notwithstanding any Omission in the Notices by Post; and any such Man not appearing at the Time and Place appointed in any such Notice shall be subject to be punished and dealt with accordingly.

VII. Any Militia Volunteer who, before the Expiration of his Penalties for Engagement as a Militiaman in any Regiment, Battalion, or Corps, enrols or offers to enrol himself in any other Regiment, Battalion, or Corps of Militia, or in the same Regiment, Battalion, or Corps, whether by the same or by different Names (save in the Way of lawful Renewal of his Engagement), shall upon a Conviction thereof, upon the Oath of One Witness, before any One Justice of the Peace, forfeit and pay any Sum not exceeding Ten Pounds, and in default of such Payment shall be committed to the Common Gaol or House of Correction for any Time not exceeding Three Months, and shall also be liable to the Deduction out of the Bounty which he might otherwise have received in respect of his original Enlistment of a Sum equal to what he may have received upon his fraudulent Re-enlistment, and of such further Sum as the Colonel or Commanding Officer of the Regiment, Battalion, or Corps in which he may have originally enlisted shall think proper, or as the Secretary-at-War may from Time to Time direct, not exceeding the Expenses of his Attestation and Enrolment on such fraudulent Re-enlistment.

VIII. The Justice before whom a Militia Volunteer shall be convicted of having enlisted into the Regular Forces of Her Majesty or of the East India Company, by which he will be subjected to a Stoppage from his Pay while serving with such Forces, or of having enrolled or offered to enrol himself in another Regiment, Regular Forces

Battalion, or Corps of Militia, or more than once in the same Regi- or Re-enlistment, Battalion, or Corps of Militia, shall send or cause to be sent ment in the to the Secretary-at-War a Report of such Conviction, stating the Name of such Volunteer, the Regiment, Battalion, or Corps of

Militia to which he belongs, the Offence of which he has been con- tary-at-War. victed, and the Sentence or Decision of the Justice thereon, and,

The Justice before whom a Militiaman is convicted of Enlistment in the Militia, to send Report of Conviction to Secre-

fraudulent Re-enlistment.

Fees received by the Board of Trade to be applied only in Payment for Services.

Trinity House, &c. to account for Receipt and Expenditure to the Board of Trade.

Accounts of rine Fund to be audited by Commissioners of Audit.

Accounts to be laid before Parliament.

Board of Trade may appoint Persons to inspect Lighthouses.

XVI. Subject to all Liabilities duly incurred or undertaken by or with the Sanction of the Board of Trade before the pessing of this Act, such Part of the said Mercantile Marine Fund marises from Fces and Payments received by the Board of Trade under the Acts herein-before mentioned in that Behalf shall be applied exclusively in or towards the Payment of Expenses daily incurred in carrying on the several Services herein-before mentioned, and for no other Purpose whatever; and it shall be lawful for the Board of Trade from Time to Time to reduce or alter the said Fees in such Manner as such Board may think fit, so that no Fee be demanded of greater Amount than could have been demanded if this Act had not passed.

XVII. The Sixty-second Section of the Act of the Seventh Year of King William the Fourth, Chapter Seventy-nine, shall be repealed; and the Trinity House, the Commissioners of Northern Lighthouses, and the Port of Dublin Corporation shall respectively account to the Board of Trade for their Receipts from the said Tolls and Rates so received by them as aforesaid, and for their Expenditure as regards Expenses paid out of the Mercantile Marine Fund, in such Form, and at such Times, and with such Details, Explanations, and Vouchers, as the Board of Trade may require, and shall, when required by the said Board, permit all Books of Accounts kept by or under their respective Direction to be inspected and examined by such Persons as the said Board may appoint for that Purpose.

XVIII. The Board of Trade shall render to the Commissioners Mercantile Ma- for auditing the Public Accounts periodical Accounts of the whole of the Receipts and Expenditure of the said Mercantile Marine Fund, such Accounts to be signed and declared to by the Accountant appointed by the Board of Trade for that Purpose; and in case of Default it shall be lawful for the Commissioners of Her Majesty's Treasury to make or direct such Allowance as under the Circumstances of the Case they may think fit in respect thereof.

> XIX. The Board of Trade shall as soon as practicable after the Meeting of Parliament in every Year cause the Account of the Mercantile Marine Fund for the then preceding Year to be laid before both Houses of Parliament.

> XX. The Board of Trade may, upon Complaint to the Effect that any Lighthouse under the Management of the Trinity House. the Commissioners of Northern Lighthouses, or the Port of Dullin Corporation, or any Work connected therewith, is inefficient, or improperly managed, or unnecessary, authorize Persons to inspecthe same; and every Person so authorized may enter and inspect the same accordingly, and make such Inquiries in respect there. and of the Management thereof, as he may think fit; and all Officers and others having the Care of such Lighthouses or concerned in the Management thereof, shall furnish all such Informs. tion and Explanations in relation thereto as he may require; and the Trinity House, the Commissioners of Northern Lighthouse. and the Port of Dublin Corporation, and their respective Office. shall at all Times give to the Board of Trade all such Returns Explanations, or Information in relation to such Lighthouses and the Management thereof, and in relation to the several Serviceaforesaid, as such Board may from Time to Time require. XXI The

XXI. The Forty-third Section of the said Act of the Seventh or of King William the Fourth, Chapter Seventy-nine, shall be ealed; and the Trinity House may, with the Sanction of the ard of Trade, exercise the Powers given to them by the Fortyand Section of the same Act, and may further, with such 6&7 W.4.c.79. ction as aforesaid, direct the Commissioners of Northern Light- repealed, and ses and the Port of Dublin Corporation respectively to erect new Lighthouse, and to continue, remove, or alter any Lightse on or near the Coasts and Islands within their respective isdictions, in such Manner as the Trinity House may think fit gestions and as the Board of Trade may approve: Provided always, that give Directions said Trinity House, on making Application to the Board of to the other ide to give their Sanction to any Directions or Suggestions posed by the said Trinity House under the said Act of the enth Year of King William the Fourth, Chapter Seventy-nine, under this Act, shall give Notice to the said Commissioners Corporation respectively of such their Application, by causing itten Notice of the said Application and a Copy of the said posed Directions or Suggestions to be left at the Office of the 1 Commissioners in Edinburgh, or at the Office of the said Coration in Dublin, as the Case may be, and that after Opportunity been afforded to the said Commissioners or Corporation respecely to submit their Observations, if they see fit, with respect to h Application to the said Trinity House, (a Copy of which servations the said Commissioners and Corporation respectively y, if they see fit, transmit to the Board of Trade,) then if the d Trinity House, with the Concurrence of the Board of Trade, ill adhere to their said Directions or Suggestions, it shall be Duty of the said Commissioners and Corporation respectively. I they are hereby required, to carry into effect within a reatable Time thereafter any Directions or Suggestions proposed by said Trinity House and sanctioned by the Board of Trade as

XXII. All Lighthouses and Lighthouse Tolls, and all other Property used es or Payments accruing to or forming Part of the said Mer- for the Purpose tile Marine Fund, and all Premises or Property belonging to of the said Services to be Trinity House, the Commissioners of Northern Lighthouses, exempt from Port of Dublin Corporation, or the Board of Trade, which all Rates and used or applied for the Purpose of any of the Services for Taxes. ich such Tolls, Fees, and Payments are received, shall be expted from all public, parochial, or local Taxes of every Kind; the Ships of the said Trinity House, Commissioners, and Corration shall be privileged to enter or resort to all Ports, Piers, Harbours in the United Kingdom and Isle of Man, without

yment of any Tolls, Dues, or Rates for the same.

XXIII. The Lands Clauses Consolidation (Scotland) Act, 1845, Provisions of ill apply to all Lighthouses erected by the Commissioners of 8 & 9 Vict. c. 19. orthern Lighthouses under any Powers given to them by any toapply to Land t or Acts of Parliament, and to any Land which by any such purchased for et or Acts they may be empowered to purchase; and all the ovisions of the said Lands Clauses Consolidation (Scotland) Act all, so far as the same are in their Nature applicable thereto, ply to such Lighthouses and Land, and shall be construed as

Light Dues and other Dues on Shipping.

Section 43. of Trinity House, with Sanction of Board of Trade, to make Sug-Lighthouse

Lighthouses.

Liaht Dues and other Dues on Shipping.

Dues levied on Ships not to be sold or charged without Consent of the Board of Trade.

if the same were incorporated with the special Act or Acts by which such Powers as aforesaid are given.

XXIV. No Dues, Tolls, Rates, or Charges, of what Nature soever, levied or leviable, or hereafter to be levied or leviable. on any Ships, or on any Goods carried in any Ships, in any Port of Great Britain or Ireland for any Purpose whatever, shall be sold, mortgaged, or charged in any Manner or for any Purpose without the Consent of the Board of Trade first obtained, such Consent to be signified by Writing under the Hand of One of the Secretaries or Assistant Secretaries to such Board; and any Sale, Mortgage, or Charge of any such Dues, Tolls, Rates, or Charges made after the passing of this Act without such Consent shall be absolutely void, except in the following Cases; that is to say, in the Case of any Sale, Mortgage, or Charge of any Does, Tolls, Rates, or Charges levied for the Use of any Dock or other Undertaking intended solely for the Benefit of Shipping, where the Monies raised by the Sale, Mortgage, or Charge are to be applied exclusively for the Purposes of the Undertaking for the Use of which such Dues, Rates, Tolls, or Charges are levied or leviable, in the Case of any Mortgage or Charge made under the Authority of any Act of Parliament for the Purpose of raising Money to pay the Costs of any Work constructed or duly contracted for before the passing of this Act; and in the Case of any Mortgage or Charge made or continued under any Powers of reborrowing or continuing Money on Mortgage or Bond given by any Act of Parliament for the Purposes of any Work so constructed or con-Board of Trade tracted for as aforesaid. XXV. The Eighteenth, One hundred and seventeenth, and One

· Accounts.

Certain Sections of 13 & 14 Vict. c. 93. and 14 & 15 Vict. cc. 96. and 102. repealed.

Penalties under Merchant Seamen's Act to be paid into Exchequer.

hundred and eighteenth Sections of "The Mcrcantile Marine Act, 1850," the Twenty-ninth and Thirty-first Sections of "The Mercantile Marine Act Amendment Act, 1851," and the Twentyseventh, Twenty-eighth, Thirty-sixth, Fifty-first, and Fifty-sixth Sections of "The Seamen's Fund Winding-up Act, 1851," shall be repealed.

XXVI. All Penalties, Fines, and Forfeitures which under "The Mercantile Marine Act, 1850," "The Mercantile Marine Act Amendment Act, 1851," "The Steam Navigation Act, 1851," and "The Seamen's Fund Winding-up Act, 1851," are made payable to the Board of Trade or as it may direct, shall, notwithstanding anything to the contrary in such Acts contained, be paid into the Receipt of Her Majesty's Exchequer in such Manner as the Commissioners of Her Majesty's Treasury may direct and shall be carried to and form Part of the Consolidated Fund of

the United Kingdom.

Mode of dealing with Wages, &c. of deceased Seamen.

XXVII. In Cases of Wages or Effects of deceased Seamer received by the Board of Trade under "The Seamen's Fund Winding-up Act, 1851," to which no Claim is substantiated within Six Years after the Receipt thereof by such Board, it shall be in the absolute Discretion of such Board, if any salsequent Claim is made, either to allow or to refuse the same: and the Board of Trade shall from Time to Time pay say Monies arising from the unclaimed Wages and Effects of deceased Seamen, which in the Opinion of such Board it is not necessity

XXI. The Forty-third Section of the said Act of the Seventh Year of King William the Fourth, Chapter Seventy-nine, shall be repealed; and the Trinity House may, with the Sanction of the Board of Trade, exercise the Powers given to them by the Fortysecond Section of the same Act, and may further, with such 6&7 W.4.c.79. Sanction as aforesaid, direct the Commissioners of Northern Light- repealed, and houses and the Port of Dublin Corporation respectively to erect any new Lighthouse, and to continue, remove, or alter any Lighthouse on or near the Coasts and Islands within their respective Jurisdictions, in such Manner as the Trinity House may think fit gestions and and as the Board of Trade may approve: Provided always, that give Directions the said Trinity House, on making Application to the Board of to the other Trade to give their Sanction to any Directions or Suggestions Boards. proposed by the said Trinity House under the said Act of the Seventh Year of King William the Fourth, Chapter Seventy-nine, or under this Act, shall give Notice to the said Commissioners or Corporation respectively of such their Application, by causing written Notice of the said Application and a Copy of the said proposed Directions or Suggestions to be left at the Office of the said Commissioners in Edinburgh, or at the Office of the said Corporation in Dublin, as the Case may be, and that after Opportunity has been afforded to the said Commissioners or Corporation respectively to submit their Observations, if they see fit, with respect to such Application to the said Trinity House, (a Copy of which Observations the said Commissioners and Corporation respectively may, if they see fit, transmit to the Board of Trade,) then if the said Trinity House, with the Concurrence of the Board of Trade. shall adhere to their said Directions or Suggestions, it shall be the Duty of the said Commissioners and Corporation respectively. and they are hereby required, to carry into effect within a reasonable Time thereafter any Directions or Suggestions proposed by the said Trinity House and sanctioned by the Board of Trade as aforesaid.

XXII. All Lighthouses and Lighthouse Tolls, and all other Property used Fees or Payments accruing to or forming Part of the said Mer. for the Purpose cantile Marine Fund, and all Premises or Property belonging to of the said the Trinity House, the Commissioners of Northern Lighthouses, exempt from the Port of Dublin Corporation, or the Board of Trade, which all Rates and are used or applied for the Purpose of any of the Services for Taxes. which such Tolls, Fees, and Payments are received, shall be exempted from all public, parochial, or local Taxes of every Kind: and the Ships of the said Trinity House, Commissioners, and Corporation shall be privileged to enter or resort to all Ports, Piers, or Harbours in the United Kingdom and Isle of Man, without Payment of any Tolls, Dues, or Rates for the same.

XXIII. The Lands Clauses Consolidation (Scotland) Act, 1845, Provisions of shall apply to all Lighthouses erected by the Commissioners of 8 & 9 Vict. c. 19. Northern Lighthouses under any Powers given to them by any toapply to Land Act or Acts of Parliament, and to any Land which by any such purchased for Act or Acts they may be empowered to purchase; and all the Provisions of the said Lands Clauses Consolidation (Scotland) Act shall, so far as the same are in their Nature applicable thereto, apply to such Lighthouses and Land, and shall be construed as

Light Dues and other Dues on Shipping.

Section 43. of Trinity House, with Sanction of Board of Trade, to make Sug-

Services to be

Lighthouses.

Liakt Dues and other Dues on Shipping.

Dues levied on Ships not to be sold or charged without Consent of the Board of Trade.

if the same were incorporated with the special Act or Acts by which such Powers as aforesaid are given.

XXIV. No Dues, Tolls, Rates, or Charges, of what Nature soever, levied or leviable, or hereafter to be levied or leviable. on any Ships, or on any Goods carried in any Ships, in any Port of Great Britain or Ireland for any Purpose whatever, shall be sold, mortgaged, or charged in any Manner or for any Purpowithout the Consent of the Board of Trade first obtained, such Consent to be signified by Writing under the Hand of One of the Secretaries or Assistant Secretaries to such Board; and any Sale, Mortgage, or Charge of any such Dues, Tolls, Rates, or Charges made after the passing of this Act without such Consent shall be absolutely void, except in the following Cases; that is to say, in the Case of any Sale, Mortgage, or Charge of any Dues, Tolls, Rates, or Charges levied for the Use of any Dock or other Undertaking intended solely for the Benefit of Shipping, where the Monies raised by the Sale, Mortgage, or Charge are to be applied exclusively for the Purposes of the Undertaking for the Use of which such Dues, Rates, Tolls, or Charges are levied or leviable, in the Case of any Mortgage or Charge made under the Authority of any Act of Parliament for the Purpose of raising Money to pay the Costs of any Work constructed or duly contracted for before the passing of this Act; and in the Case of any Mortgage or Charge made or continued under any Powers of reborrowing or continuing Money on Mortgage or Bond given by any Act of Parliament for the Purposes of any Work so constructed or con-Board of Trade tracted for as aforesaid.

Accounts.

Certain Sections of 13 & 14 Vict. c. 93. and 14 & 15 Vict. cc. 96. and 102. repealed.

Penalties under Merchant Seamen's Act to be paid into Exchequer.

Mode of dealing with Wages, &c. of deceased Seamen.

XXV. The Eighteenth, One hundred and seventeenth, and One hundred and eighteenth Sections of "The Mercantile Marine Act. 1850," the Twenty-ninth and Thirty-first Sections of "The Mercantile Marine Act Amendment Act, 1851," and the Twentyseventh, Twenty-eighth, Thirty-sixth, Fifty-first, and Fifty-sixth Sections of "The Seamen's Fund Winding-up Act, 1851." shall be repealed.

XXVI. All Penalties, Fines, and Forfeitures which under "The Mercantile Marine Act, 1850," "The Mercantile Marine Act Amendment Act, 1851," "The Steam Navigation Act. 1851," and "The Seamen's Fund Winding-up Act, 1851," are made payable to the Board of Trade or as it may direct, shall, notwithstanding anything to the contrary in such Acts contained, by paid into the Receipt of Her Majesty's Exchequer in such Manner as the Commissioners of Her Majesty's Treasury may direct. and shall be carried to and form Part of the Consolidated Fund of the United Kingdom.

XXVII. In Cases of Wages or Effects of deceased Seamen received by the Board of Trade under "The Scamen's Fund Winding-up Act, 1851," to which no Claim is substantiated within Six Years after the Receipt thereof by such Board, it shall be in the absolute Discretion of such Board, if any selsequent Claim is made, either to allow or to refuse the same: and the Board of Trade shall from Time to Time pay any Monies arising from the unclaimed Wages and Effects of deceared Seamen, which in the Opinion of such Board it is not necessary

SCHEDULE.

DESCRIPTIVE RETURN of		committed to Confinement		
at on the an Absentee from the Training Militia.		Day of	Regiment of	
Age	-			
Height	-	Feet.	Inches.	
Complexion	-			
Hair	-			
Eyes	-		-	
Marks	-			
Probable Date of Enrolment, an where	d			
Probable Date of absenting himsel and from what Place -	f,			
Name, Occupation, and Address of the Person by whom apprehended	of *			
Particulars in the Evidence on whice the Prisoner is committed, and showing whether he surrendere or was apprehended, and in whe Manner, and upon what Ground and, whether committed for safe Cuatody, only, or as a Deserte under the 42 G. 3. c. 90. s. 99., and if so, for what Period	d d it s, e e			
It is important for the Public Service, that this Part of the Return should be accura inserted by the Magistrate, in his own Har his Clerk.	tely fille	d up, and the	Details should be	
declared in my Presence that he † absent himself from the before-mentioned Corps. Signature and Address of Magistrate. Signature of Prisoner.	Prisoner for Mili	litary Meditary ignature of Mi- dical Officer, or ledical Practitioner, unfit," as the Case state the Cause of		
* Signature of Informant. † Insert "did" or "did not," as the Case may be.	Officer is Services	stationed, unle were not availab	wed to a Private Me- a a Military Medical agit is shown that his de. CAP.	

Produce

Manning.

truly declare, that no Foreigner hath directly or indirectly any 'Interest whatever in the Share [or Shares] within transferred

' to me [or us].

 Declared before me this Collector, Comptroller, or Justice of the Peace, as 'Signature the Case may be.'

And each such Transferee shall, if he resides at any Port or within Five Miles of the Custom House of any Port, make and subscribe the same before the Collector or Comptroller of such Port, and if he resides elsewhere, before some Justice of the Peace; and such Declaration shall be indorsed on the Bill of Sale or other Instrument of Transfer; and no such Bill of Sale or Instrument of Transfer as aforesaid shall be registered unless such Declaration has first been duly indorsed thereon and subscribed : herein-before required.

Ships unduly assuming British Character may be seized and brought in for Adjudication.

XXXIII. 'And whereas it is expedient to prevent the undur 'Assumption of the British Flag and National Character:' Be it enacted. That if any Person or Persons use the British Flag and assume the British National Character on board any Ship, owned in whole or in part by any Persons not being entitled by Law to own British Ships and navigate them under British Colours and Papers, for the Purpose of making such Ship appear to be a British Ship, it shall be lawful for any Officer on Full Pay in the Naval Service of Her Majesty, or any Officer of Customs, to seize and detain such Ship on the High Seas or in any British Port, and to bring her for Adjudication before the High Court of Admiralty or any Vice-Admiralty Court in Her Majesty's Dominions.

If the Simulation is proved, the Ship may be condemned.

XXXIV. If it is made to appear to such Court by competent Evidence that such Ship has been navigated under the British Flag and British Papers, though owned in whole or in part by any Person or Persons not entitled to own British Ships, contrary to the true Intent and Meaning of this Act, the said Court may pronounce the said Ship to be confiscated to Her Majestv, Her Heirs and Successors.

Volunteering ... into the Navy.

XXXV. So much of the Fifty-first Section of the Act of the Eighth Year of Her present Majesty, Chapter One hundred and twelve, as requires the proportionate Amount of the Wages of any Seaman who quits his Ship and enters Her Majesty's Naval Service, up to the Time of such Entry, to be paid to him thereupon, shall be repeated; and in all such Cases such preportions. Amount of Wages shall be paid as follows; that is to say, the Master of the said Ship shall pay the same, either in Moncy or by Bill drawn upon the Owner and payable at sight, to the Officer in command of Her Majesty's Ship into which the Seams enters; and the Receipt of such Officer shall be a Discharge for the Money or Bill so given; and if such Wages are paid in Money. such Money shall be credited in the Muster Book of the Ship " the Account of the said Seaman, and if such Wages are paid by Bill, such Bill shall be sent home to the Accountant General of Her Majesty's Navy, who shall present the same or cause the same to be presented for Payment, and shall credit the Product

thereof to the Account of the said Seaman; and such Money

So much of 7 & 8 Vict. c. 112. as to Wages, instead of being paid at once, to be given to the Queen's Officer on account of the Seaman, repealed.

III. It shall not be lawful, after the Time mentioned in any Burial not to such Order in Council for the Discontinuance of Burials, to bury take place after the Dead in any Church, Chapel, Churchyard, or Burial Place, or elsewhere within the Parts to which such Order extends, or in the Burial Grounds or Places of Burial (as the Case may be) in which Burials have by any such Order been ordered to be discontinued, except as in this Act or in such Order excepted; and every Person who shall, after such Time as aforesaid, bury any Body, or in anywise act or assist in the Burial of any Body, contrary to this Enactment, shall be guilty of a Misdemeanor.

IV. Provided always, That notwithstanding any such Order in Saving of cer-Council, where by virtue of any Faculty legally granted, or by tain Rights to Usage or otherwise, there is at the Time of the passing of this bury in Vaults, Act any Right of Interment in or under any Church or Chapel affected by such Order, or in any Vault of any such Church or Chapel, or of any Churchyard or Burial Ground affected by such Order, and where any exclusive Right of Interment in any such Burial Ground has been purchased or acquired before the passing of this Act, it shall be lawful for One of Her Majesty's Principal Secretaries of State from Time to Time, on Application being made to him, and on being satisfied that the Exercise of such Right will not be injurious to Health, to grant Licence for the Exercise of such Right during such Time and subject to such Conditions and Restrictions as such Secretary of State may think fit, but such Licence shall not prejudice or in anywise affect the Authority of the Ordinary, or of any other Person who, if this Act had not been passed, might have prohibited or controlled Interment under such Right, nor dispense with any Consent which would have been required, nor otherwise give to such Right any greater Force or Effect than the same would have had if this Act had not been passed.

V. The Provisions of this Act shall not extend to authorize the Not to extend Discontinuance of Burials, or to prevent the Burial of the Body to certain Cemeof any Person, in any Cemetery established under the Authority teries or new of any Act of Parliament, or in any Burial Ground or Cemetery Burial Grounds, to be hereafter provided with the Approval of One of Her Majesty's Principal Secretaries of State, as herein mentioned.

VI. Where by any such Order in Council as aforesaid it is New Burial ordered that no new Burial Ground shall be opened in any City Grounds not to or Town, or within any Limits therein mentioned, without the previous Approval of One of Her Majesty's Principal Secretaries of State, no new Burial Ground or Cemetery (parochial or nonparochial) shall be provided and used in such City or Town, or within such Limits, without such previous Approval.

VII. All the Provisions contained in the said Act of the last Certain Pro-Session of Parliament, Chapter Eighty-five, "to amend the Laws visions of concerning the Burial of the Dead in the Metropolis," from Section Ten to Section Forty-two (both inclusive) of the said Act, and also in Sections Forty-four, Fifty, Fifty-one, and Fifty-two of the said Act, shall extend and be applicable to and in respect of any Parish to Parishes, &c. not in the Metropolis, and for the Purpose of providing a Burial not in the Me-Ground for any such Parish, or otherwise providing for the Interment of the Bodies of Persons who would have had Right of Interment in the Burial Ground of any such Parish, and generally

Order in Council for Discontinu-

be opened contrary to Order in Council.

Metropolitan Burial Act, 15 & 16 Vict. c. 85., extended Volunteering into the Navy.

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of Her Majesty's Navy; and such Accountant General shall, upon Delivery to him of the said original Certificate, together with a Reccipt in Writing purporting to be a Receipt from the Master or Owner making the Application, pay to the Person delivering the same, out of the Monies applicable to the Naval Service of Her Majesty and granted by Parliament for the Purpose, the Amount mentioned in such Certificate; and such Certificate and Receipt shall absolutely discharge the said Accountant General and Her Majesty from all Liability in respect of the Monies so paid or of the said Application.

Desertion.

Scamen imprisoned for Desertion or Breach of Discipline may be sent on board before the Termination of the Sentence.

XXXVIII. If any Seaman or Apprentice is imprisoned in any Part of Her Majesty's Dominions on the Ground of his having neglected or refused to join any Ship in which he is engaged to serve, or of having deserted or otherwise absented himself therefrom without Leave, or of his having committed any other Breach of Discipline, and if during such Imprisonment, and before his Engagement is at an end, his Services are required on board his Ship, any Justice may, at the Request of the Master or of the Owner or his Agent, cause such Seaman or Apprentice to be conveyed on board his said Ship for the Purpose of proceeding on the Voyage, or to be delivered to the Master or any Maste of the Ship, or the Owner or his Agent, to be by them so conveyed, notwithstanding that the Termination of the Period for which he was sentenced to Imprisonment has not arrived.

Lascar Soumen for Australia.

Contracts may be made with Natives in India under certain Conditions binding them to go to Australia, and thenca to serve in other Ships to the United Kingdom.

XL. 'And whereas it is expedient to give Facilities for obtaining Seamen in the Australian Colonies: Be it enected. That it shall be lawful for any Master of a Ship, or any Owner of a Ship. or his Agent, to enter into Contracts with Lascars or Natives of the Territories of the East India Company, binding them to proceed to any Port or Ports in the Australian Colonies either s Seamen or as Passengers, and there to engage themselves as Seamen in any Ship bound to the United Kingdom, or to any other Part of Her Majesty's Dominions; provided that every such Contract shall be in such Form, and shall contain such Provisions. and shall be executed in such Manner, and under such Conditions for securing the Return of such Lascars or Natives to their own Country and for other Purposes, as the Governor General of India in Council, or the Governors of the respective Presidencies in which the Contract is made in Council may direct; and if any Lascar or other Person who has bound himself by any such Costract is, on arriving in any of the said Colonies, required to enter into an Agreement to serve as a Seaman in any Ship bound for the United Kingdom or to any other Part of Her Majesty's Dominions, and if it is certified by some Officer appointed for that Purpose by the Governor of the said Colony that such Agreemes: is a proper Agreement in all respects for such Lascar or other Person to enter into, and is in accordance with the original Costract, and that the Ship to which such Agreement relates i- a proper Ship for such Lascar or other Person to serve in, and is properly supplied with Provisions, and that there is not in the Opinion of such Officer any Objection to the full Performance et the said Contract, such Lascar or other Person shall be bound 's enter into the said Agreement and to serve as a Seaman in the Ship to which it relates, and shall thereupon be desired to be for

Il Purposes One of the Crew of the Ship; and if he refuses to Luscar Seamen nter into such Agreement he shall, notwithstanding such Refusal, e liable to the same Consequences, and be dealt with in all repects in the same Manner, as if he had voluntarily entered into he same; and for every Lascar or other Person in respect of whom uch Certificate is applied for, the Person applying for the same hall pay to such Officer as aforesaid such Fee as the Governor of he Colony may appoint.

XXXIX. In Cases where Salvage Services are rendered by my Ship belonging to Her Majesty, or by the Commander or 'rew thereof, no Claim shall be made or allowed for any Loss, Damage, or Risk thereby caused to such Ship, or to the Stores, l'ackle, or Furniture thereof, or for the Use of any Stores or other Majesty's Ships. Articles belonging to Her Majesty supplied in order to effect the salvage Service, or for any other Expense or Loss sustained by

Her Majesty by reason of such Services.

XLI. Whenever Services for which Salvage is claimed are Steps to be rendered to any Ship or Cargo, or to any Part of any Ship or taken when Sal-Cargo, or to any Appurtenances of any Ship, at any Place out of vage Services the United Kingdom of Great Britain and Ireland and the Four Seas adjoining thereto, by the Commander or Crew or Part of Majesty's Ships the Crew of any of Her Majesty's Ships, the Property alleged to abroad. be salved shall, if the Salvor is justified by the Circumstances of the Case in detaining it at all, be taken to some Port where there is either a Consular Officer or Vice-Admiralty Court; and within Twenty-four Hours after arriving at such Port the said Salvor and the Master or other Person in charge of the Property alleged to be salved shall each deliver to the Consular Officer or Vice-Admiralty Judge there a Statement verified on Oath, specifying. so far as they respectively can, and so far as the Farticulars required apply to the Case,

a. The Place, Condition, and Circumstances in which the said Ship, Cargo, or Property was at the Time when the Services were rendered for which Salvage is claimed;

b. The Nature and Duration of the Services rendered:

And the Salvor shall add to his Statement.

c. The Proportion of the Value of the said Ship, Cargo, and Property, and of the Freight which he claims for Salvage, or the Values at which he estimates the said Ship, Freight, Cargo, and Property respectively, and the several Amounts that he claims for Salvage in respect of the same;

d. Any other Circumstances he thinks relevant to the said

Claim:

And the said Master or other Person in charge of the said Ship,

Cargo, or Property shall add to his Statement,

c. A Copy of the Certificate of Registry of the said Ship, and of the Indorsements thereon, stating any Change which (to his Knowledge or Belief) has occurred in the Particulars contained in such Certificate:

d. The Name and Place of Business or Residence of the Freighter (if any) of the said Ship, and the Freight to be paid for

the Voyage she is then on;

e. A general Account of the Quantity and Nature of the Cargo at the Time the Salvage Services were rendered:

for Australia.

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As to Salvage Services rendered by Her

have been rendered by Her

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f. The Name and Place of Business or Residence of the Owner of such Cargo and of the Consignee thereof:

a. The Values at which the said Master estimates the said Ship, Cargo, and Property, and the Freight respectively, or, if he thinks fit, in lieu of such estimated Value of the Cargo, a Copy of the Ship's Manifest;

h. The Amounts which the Master thinks should be paid as

Salvage for the Services rendered;

i. An accurate List of the Property saved, in Cases where the Ship is not saved;

j. An Account of the Proceeds of the Sale of the said Ship, · Cargo, or Property, in Cases where the same or any of them are sold at such Port as aforesaid:

k. The Number, Capacities, and Condition of the Crew of the said Ship at the Time the said Services were rendered:

1. Any other Circumstances he thinks relevant to the Matters in question;

m. A Statement of his Willingness to execute a Bond, in the Form in the Schedule hereto annexed, in such Amount as the said Consular Officer or Vice-Admiralty Judge shall fx.

Consular Offifix Amount for which a Bond is to be given;

XLII. The said Consular Officer or Vice-Admiralty Judge, as cer or Judge to the Case may be, shall, within Four Days after receiving the aforesaid Statements, fix the Amount to be inserted in the said Bond at such Sum as he shall to the best of his Judgment think to be sufficient to answer the Demand for the Salvage Services rendered, but so that such Sum shall never exceed One Half of the Value which he puts upon the said Ship, Freight, and Cargo. or those of them or the Parts thereof in respect of which Salvage is claimed; and the said Consular Officer or Judge may, if either of the aforesaid Statements is not delivered to him within the Time hereby required, proceed ex parte; but he shall in no Case under this Act require the Cargo to be unladen; and the said Consular Officer may in any Proceeding under this Act relating to Salvage take Affidavits and receive Affirmations.

and send Notice thereof to the Master.

On Master executing Bond, Right of Detention to cease.

XLIII. The said Consular Officer or Judge shall send Notice of the Sum which he has so fixed as aforesaid to the said Salver and the said Master or other Person in charge as aforesaid; and upon such Master or other Person executing a Bond in the Form in the Schedule hereto annexed, with the said Sum inserted therein, in the Presence of the said Consul or Judge (who shall attest the same), and delivering the same to the said Salvor, the Right of the said Salvor to detain or retain Possession of the said Ship, Cargo, or Property, or any of them, in respect of the said Salvage Claim, shall cease.

Provision for additional Security in the Case of Ships owned by Persons resident out of HerMajesty's Dominions.

XLIV. Provided, That if the Ship, Cargo, or Property in respect of which the Claim for Salvage is made, is not owned by Persons domiciled in Her Majesty's Dominions, the Right of the Salvor to detain or retain Possession thereof shall not cease unless the Master or other Person in charge thereof procures, in addition to the said Bond, such Security for the due Performance of the Conditions thereof as the said Officer or Judge considers sufficient for the Purpose, and places the same in the Possession or Castely of the said Officer or Judge, or, if the Salvor so desires, in the Possessia

seession or Custody of the said Officer or Judge jointly with y other Person whom the said Salvor may appoint for the urpose.

Salvage.

XLV. The said Consular Officer or Judge shall at the earliest Documents prortunity transmit the said Statements and Documents so sent to be sent to

him as aforesaid, and a Notice of the Sum he has so fixed as England. presaid, to the High Court of Admiralty of England, or if the ad Salvor and the said Master or other Person in charge as bresaid agree that the said Bond shall be adjudicated upon by ly Vice-Admiralty Court, to such Court.

XLVI. The said Bond shall bind the respective Owners of the Whom the Bond id Ship, Freight, and Cargo, and their respective Heirs, Exe-shall bind. itors, and Administrators, for the Salvage adjudged to be payable respect of the said Ship, Freight, and Cargo respectively.

XLVII. The said Bond shall be adjudicated on and enforced Court in which v the High Court of Admiralty in England, or if the said Salvor it is to be adnd Master or other Person at the Time of the Execution of the judicated on. aid Bond agree upon any Vice-Admiralty Court, then by such ice-Admiralty Court; and any such Vice-Admiralty Court shall nd may, in every Proceeding under this Act, have and exercise Il and singular the Powers and Authorities whatsoever which he said High Court of Admiralty now has or at any Time may nave in any Proceeding whatsoever before it; and in Cases vhere any Security for the due Performance of the Conditions of the said Bond has been placed in the Possession or Custody of he said Consular Officer or Vice-Admiralty Judge, or of such Officer or Judge jointly with any other Person, they shall respecively deal with the said Security in such Manner as the Court which adjudicates on the Bond may direct.

XLVIII. The said High Court of Admiralty shall have Power Power of High to enforce any Bond given in pursuance of this Act in any Vice- Court of Admi-Admiralty Court in any Part of Her Majesty's Dominions; and ralty to enforce all Courts in Scotland, Ireland, and the Islands of Jersey, Bonds. Guernsey, Alderney, Sark, and Man exercising Admiralty Jurisdiction shall upon Application aid and assist the High Court of

Admiralty in enforcing the said Bonds.

XLIX. Any such Salvor as aforesaid of any Ship, Cargo, or Saving Clause. Property who may elect not to proceed under this Act, shall have no Power to detain the said Ship, Cargo, or Property, but may proceed otherwise for the Enforcement of his Salvage Claim as if this Act had not been passed; and nothing in this Act contained shall abridge or affect the Rights of Salvors, except in the Cases by it provided for.

L. Whenever Services for which Salvage is claimed are rendered either by the Commander or Crew or Part of the Crew of Agreements any of Her Majesty's Ships, or of any other Ship, and the Salvor voluntarily agrees to abandon his Lien upon the Ship, Cargo, and Property alleged to be salved, upon the Master or other Person in charge thereof entering into a written Agreement, attested by Two Witnesses, to abide the Decision of the said High Court of Admiralty or of any Vice-Admiralty Court, and thereby giving Security in that Behalf to such Amount as may be agreed on by the Parties to the said Agreement, such Agreement shall bind the said Ship and the said Cargo and the Freight payable therefor respectively.

Voluntary may be made, which shall have the same Effect as Bonds above mentioned.

Salvage.

respectively, and the respective Owners of the said Ship, Freight, and Cargo for the Time being, and their respective Heirs, Executors, and Administrators, for the Salvage which may be adjudged to be payable in respect of the said Ship, Cargo, and Freight respectively to the Extent of the Security so given as aforesaid, and may be adjudicated upon and enforced in the same Manner as the Bonds above mentioned; and upon such Agreement being made, the Salvor and the Master or other Person in charge as aforesaid shall respectively make such Statements as are hereing-before required to be made by them in case of a Bond being given, except that such Statements need not be made upon Outh; and the Salvor shall, as soon as practicable, transmit the said Agreement and the said Statements to the Court in which the said Agreement is to be adjudicated upon.

Documents free from Duty.

LI. All Bonds, Statements, Agreements, and other Documents made or executed in pursuance of such Parts of this Act as relate to Salvage shall, if so made or executed out of the United Kingdom, be exempt from Stamp Duty, and shall be received in Evidence, though unstamped.

Penal Clauses.

Punishment for Forgery and false Representations.

LII. Évery Person who, in making or supporting any such Application as aforesaid to the Registrar of the High Court of Admiralty, or who in any Proceeding under this Act in respect of Salvage, fraudulently forges, alters, or procures to be forged or altered, any Document, and every Person who in making or supporting any such Application or in any such Proceeding puts off or makes use of any such forged or altered Document, or who in making or supporting any such Application or in any such Proceeding gives or makes or procures to be given or made, or assists in giving or making or procuring to be given or made, any false Evidence or Representation, knowing the same to be false, or who in any such Declaration as herein-before required upon the Purchase of any Share or Shares in any Ship makes any false Statement or Representation, shall be punishable with Imprison-ment, with or without Hard Labour, for a Period not exceeding Two Years, or, if summarily prosecuted and convicted, by Imprisonment, with or without Hard Labour, for a Period not exceeding Six Months.

Mode of Procedure in Criminal Cases.

LIII. All Criminal Proceedings under this Act shall be carried on in the same Manner as similar Proceedings under the said Mercantile Marine Act, 1850, and all Rules of Law, Practice, and Evidence which are applicable to such last-mentioned Proceedings shall be applicable to Criminal Proceedings under this Act.

Procedure in Scotland under Merchant Service Acts.

All Offences under 7 & 8 Vict. c. 112., 8&9 Vict.c.116., 13 & 14 Vict. c. 93. 14 & 15 Vict. c. 96., 79., & 103., punishable as

Misdemeanors,

LIV. All Offences which by the Act of the Eighth Year of Her present Majesty, Chapter One hundred and twelve, the Act of the Ninth Year of Her present Majesty, Chapter One hundred and sixteen, "The Mercantile Marine Act, 1850," "The Mercantile Marine Act Amendment Act, 1851," "The Steam Navigation Act, 1851," "The Seamen's Fund Winding-up Act, 1851," or this Act, are described as Misdemeanors, or are made punishable by Imprisonment for Periods exceeding Six Months, may, in Scotland, be prosecuted by Indictment or Criminal Letters at the Instance of Her Majesty's Advocate before the High Court of Justiciary, or by Criminal Libel at the Instance of the Procurator

scal of the County before the Sheriff, and shall be punishable ith Fine and with Imprisonment with or without Hard Labour in fault of Payment, or with Imprisonment with or without Hard abour, or with both, as the Court may think fit; and such Court ay also, if it think fit, order Payment by the Offender of the osts and Expenses of the Prosecution: Provided always, that thing herein contained shall be held or construed to extend to e Prosecution of Offences punishable by Transportation.

LV. All Prosecutions, Complaints, Actions, or Proceedings, Summary hether of a criminal or civil Nature, under any of the said last- Proceedings. entioned Acts, other than Prosecutions for Offences described as lisdemeanors or punishable by Transportation, may be brought a summary Form before the Sheriff of the County, or before

ly Two Justices of the Peace of the County or Burgh where the ause of such Prosecution or Action arises, or where the Offender

Defender may be for the Time.

LVI. All Penalties imposed by the said Acts may be sued for Penalties how nd recovered, with the Costs of Prosecution, before the Sheriff or to be sued for. 1y Two Justices as aforesaid, at the Instance of the Party to hom such Penalty is made payable in whole or in part, with oncurrence of the Procurator Fiscal of Court, or at the Instance f the Procurator Fiscal of Court where such Penalty is not made

ayable either in whole or in part to any private Party.

LVII. All Prosecutions, Complaints, Actions, or other Proceed- Form of Com-1gs under the said Act may be brought either in a written or plaint, &c. rinted Form, or partly written and partly printed, and where uch Proceedings are brought in a summary Form it shall not be ecessary in the Complaint to recite or set forth the Clause or lauses of the Act on which such Proceeding is founded, but it hall be sufficient to specify or refer to such Clause or Clauses, nd to set forth shortly the Cause of Complaint or Action, and the lemedy sought; and when such Complaint or Action is brought n whole or in part for the Enforcement of a pecuniary Debt or lemand, the Complaint may contain a Prayer for Warrant to

rrest upon the Dependence.

LVIII. On any Complaint or other Proceeding brought in a Mode of requirummary Form under the said Acts being presented to the Sheriff ing Appearance lerk or Clerk of the Peace, he shall grant Warrant to cite the of Defender and efender to appear personally before the said Sheriff or Justices f the Peace on a Day fixed, not less than Three Days after a lopy of the Complaint or other Proceeding has been served upon im, and at the same Time shall appoint a Copy of the same to e delivered to him by a Sheriff Officer or Constable, as the Case nay be, along with the Citation; and such Deliverance shall also ontain a Warrant for citing Witnesses and Havers to compear at he same Time and Place, to give Evidence and produce such Writs as may be specified in their Citation; and where such Warrant has been prayed for in the Complaint or other Pro-'eeding, the Deliverance of the Sheriff Clerk or Clerk of the Peace shall also contain Warrant to arrest upon the Dependence in common Form: Provided always, that Service made on any Party or Witness by leaving a Copy of Citation for him on board of any Ship to which he may belong shall be of equal Force and Effect as Service made at his Dwelling House.

Procedure in Scotland.

Witnesses.

LIX. When

which there shall not be sufficient Goods whereon any Penalty or Forfeiture can be levied, the Offerder may be committed and imprisoned, with or without Hard Labour, for any Time not exceeding Six Months; which said Act shall be used and applied in Scotland and in Ireland for the Recovery of all such Penalties and Forfeitures as fully to all Intents as if such Act had extended to Scotland and Ireland, anything in the said Act, or in an Act passed in the Session holden in the Fourteenth and Fifteenth Years of Her Majesty, intituled An Act to consolidate and amend the Acts regulating the Proceedings at Petty Sessions, and the Duties of Justices of the Peace out of Quarter Sessions, in Ireland. to the contrary notwithstanding.

14 & 15 Vict. c. 93.

Application of certain Penalties.

XVI. One Moiety of every pecuniary Penalty or Forfeiture imposed under the said Act of the Forty-second Year of King George the Third, upon any Person duly convicted of buying, taking in exchange, concealing, or otherwise receiving contrary to Law any Militia Arms, Clothes, Accoutrements, or Regimental Necessaries belonging to any Militiaman, or any Public Stores or Ammunition for the Service of the Militia, and every pecuniary Penalty or Forfeiture imposed under this Act upon any Person assisting, procuring, or persuading any Militia Volunteer improperly to absent himself from his Duty, or concealing, employing, or continuing to employ any such Volunteer, knowing him to be so improperly absent, shall go to the Person who shall inform or sue for the same, and the other Moiety, or where the Offence shall be proved by the Person who shall inform, then the whole of the Penalty shall be paid over and applied in such Manner as the Secretary-at-War shall direct, anything in an Act passed in the Sixth Year of King William the Fourth, intituled An Act to provide for the Regulation of Municipal Corporations in England and Wales, or in any other Act, to the contrary notwithstanding; and every Justice who shall adjudge any such Penalty or Forfeiture shall, within Four Days at the furthest, report the same and his Adjudication thereof to the Secretary-at-War.

5 & 6 W. 4. c. 76.

Application of Penalties on Militiamen.

XVII. All Penalties imposed by this Act upon Militiamen (except the Deductions from Bounty, which shall be brought to Public Credit,) shall be paid to the Commanding Officers of the respective Regiments, Battalions, or other Bodies of Militia of the respective Counties, Ridings, or Places to which the Volunteer belongs, and shall be made and accounted for as Part of the Public Stock of such Regiment, Battalion, or other Body of Militia respectively.

42 G. 3. c. 90. s. 98. suspended.

XVIII. Section Ninety-eight of the Forty-two George the Third. Chapter Ninety, which requires Returns of the State of the Classes of the Men belonging to each Company of Militia called out to Exercise, shall be and remain suspended so long as the raising of the Militia by Ballot shall be suspended.

Volunteers subject to Mutiny Act.

XIX. Any Militia Volunteer attached for a Time for the Purpose of Instruction to any Regiment, Battalion, or Depôt of Her Majesty's Forces shall for such Time be deemed to be under the Operation of the Mutiny Act, in the same Manner as any Soldier enlisted in such Regiment, Battalion, or Depôt.

Not to extend to Scotland or

XX. None of the Provisions of this Act, except Sections One and Two, shall extend to the Militia of Scotland or Ireland.

SCHE-

r Sentence.

LXV. In all summary Complaints or other Proceedings not Warrant to ought for the Recovery of any Penalty or Sum of Money, if a apprehend in efender, being duly cited, shall fail to appear, the Sheriff or default of astices may grant Warrant to apprehend and bring him before Appearance. e Court.

LXVL In all Cases where Sentences or Decrees of the Sheriff Backing Justices require to be enforced within Scotland, but beyond Sentences or e Jurisdiction of the Sheriff or Justices by whom such Sen. Decrees, nces or Decrees have been pronounced, it shall be competent carry the same into execution, upon the same being endorsed the Sheriff Clerk or Clerk of the Peace of the County or Burgh

ithin which such Execution is to take place.

LXVII. No Order, Decree, or Sentence pronounced by any Orders not to heriff or Justice of the Peace under the Authority of this Act be quashed for all be quashed or vacated for any Misnomer, Informality, or efect of Form; and all Orders, Decrees, and Sentences so proounced shall be final and conclusive, and not subject to Suspenon, Advocation, Reduction, or to any Form of Review or Stay Execution, except on the Ground of Corruption or Malice on ne Part of the Sheriff or Justices, in which Case the Suspension, dvocation, or Reduction must be brought within Fourteen Days f the Date of the Order, Decree, or Sentence complained of: Proided always, that no Stay of Execution shall be competent to the ffect of preventing immediate Execution of such Order, Decree,

Want of Form; and to be final.

LXVIII. Such of the general Provisions with respect to Pro- General Rules, edure and Penalties contained in the said last-mentioned Acts as so far as apre not inconsistent with the special Rules herein-before laid down plicable, to exor the Conduct of legal Proceedings and the Recovery of Penalties and Proceedings 2 Scotland, shall, so far as the same are applicable, extend to such in Scotland, est-mentioned Proceedings and Penalties.

The SCHEDULE referred to in the foregoing Act.

BOND IN PURSUANCE OF "THE MERCHANT SHIPPING LAW AMENDMENT ACT, 1853."

N.B.—Any of the Particulars not known, or not required, by reason of the Claim being only against the Cargo, &c., may be omitted.]

WHEREAS certain Salvage Services are alleged to have been endered by the Ship [insert Names of Ship and of Commander]. commander, to the Merchant Ship [insert Names of Ship and Master], Master, belonging to [Name and Place of Business or Residence of Owner of Ship], freighted by [the Name of the Freighters], and to the Cargo therein, consisting of [state pery hortly the Descriptions and Quantities of the Goods and the Names and Addresses of their Owners and Consignees:

And whereas the said Ship and Cargo have been brought into he Port of [insert Name and Situation of Port], and a Statement of the Salvage Claim has been sent to [insert the Name of the Consular Officer or Vice-Admiralty Judge, and of the Office he fills, and he has fixed the Amount to be inserted in this Bond

at the Sum of [state the Sum]:

Now

which there shall not be sufficient Goods whereon any Penalty or Forfeiture can be levied, the Offerder may be committed and imprisoned, with or without Hard Labour, for any Time not exceeding Six Months; which said Act shall be used and applied in Scotland and in Ireland for the Recovery of all such Penalties and Forfeitures as fully to all Intents as if such Act had extended to Scotland and Ireland, anything in the said Act, or in an Act passed in the Session holden in the Fourteenth and Fifteenth Years of Her Majesty, intituled An Act to consolidate and amend the Acts regulating the Proceedings at Petty Sessions, and the Duties of Justices of the Peace out of Quarter Sessions, in Ireland, to the contrary notwithstanding.

14 & 15 Vict. c. 93.

Application of certain Penalties.

XVI. One Moiety of every pecuniary Penalty or Forfeiture imposed under the said Act of the Forty-second Year of King George the Third, upon any Person duly convicted of buying, taking in exchange, concealing, or otherwise receiving contrary to Law any Militia Arms, Clothes, Accoutrements, or Regimental Necessaries belonging to any Militiaman, or any Public Stores or Ammunition for the Service of the Militia, and every pecuniary Penalty or Forfeiture imposed under this Act upon any Person assisting, procuring, or persuading any Militia Volunteer improperly to absent himself from his Duty, or concealing, employing, or continuing to employ any such Volunteer, knowing him to be so improperly absent, shall go to the Person who shall inform or sue for the same, and the other Moiety, or where the Offence shall be proved by the Person who shall inform, then the whole of the Penalty shall be paid over and applied in such Manner as the Secretary-at-War shall direct, anything in an Act passed in the Sixth Year of King William the Fourth, intituled An Act to provide for the Regulation of Municipal Corporations in England and Wales, or in any other Act, to the contrary notwithstanding; and every Justice who shall adjudge any such Penalty or Forfeiture shall, within Four Days at the furthest, report the same and his Adjudication thereof to the Secretary-at-War.

5 & 6 W. 4. c. 76.

Application of Penalties on Militiamen. XVII. All Penalties imposed by this Act upon Militamen (except the Deductions from Bounty, which shall be brought to Public Credit,) shall be paid to the Commanding Officers of the respective Regiments, Battalions, or other Bodies of Militia of the respective Counties, Ridings, or Places to which the Volunteer belongs, and shall be made and accounted for as Part of the Public Stock of such Regiment, Battalion, or other Body of Militia respectively.

42 G. 3. c. 90. s. 98. suspended.

XVIII. Section Ninety-eight of the Forty-two George the Third, Chapter Ninety, which requires Returns of the State of the Classes of the Men belonging to each Company of Militia called out to Exercise, shall be and remain suspended so long as the raising of the Militia by Ballot shall be suspended.

Volunteers subject to Mutiny Act. XIX. Any Militia Volunteer attached for a Time for the Purpose of Instruction to any Regiment, Battalion, or Depôt of Her Majesty's Forces shall for such Time be deemed to be under the Operation of the Mutiny Act, in the same Manner as any Soldier enlisted in such Regiment, Battalion, or Depôt.

Not to extend to Scotland or and (except

XX. None of the Provisions of this Act, except Sections One and Two, shall extend to the Militia of Scotland or Ireland.

SCHE-

SCHEDULE.

DESCRIPTIVE RETURN of	committed to Confinement
at on the	Day of as
an Absentee from the Training of Militia.	the Regiment of
Age	
Height	Feet. Inches.
Complexion	
Hair	
Eyes	-
Marks	•
Probable Date of Enrolment, and where	
Probable Date of absenting himself, and from what Place -	
Name, Occupation, and Address of the Person by whom apprehended*	
Particulars in the Evidence on which the Prisoner is committed, and showing whether he surrendered or was apprehended, and in what Manner, and upon what Grounds, and whether committed for safe Custody only, or as a Deserter under the 42 G. 3. c. 90. s. 99., and if so, for what Period	
• It is important for the Public Service, ar that this Part of the Return should be accurately inserted by the Magistrate, in his own Handw his Clerk.	y filled up, and the Details should be
has been duly examined before me as to the Circumstances herein stated, and has declared in my Presence that he † absent himself from the before-men-	Certify, that I have inspected the soner, and consider him ‡ Military Service. Signature of Military Medical Officer, or
Signature and Address of Magistrate.	Private Medical Practitioner. Insert "fit" or "unfit," as the Case y be; and if unfit, state the Cause of fitness. No Fae will be allowed to a Private Me- al Practitioner where a Military Medical leggis stationed, unless it is shown that his vices were not available. C A P.

C. 133.

which there shall not be sufficient Goods whereon any Penalty or Forfeiture can be levied, the Offerder may be committed and imprisoned, with or without Hard Labour, for any Time not exceeding Six Months: which said Act shall be used and applied in Scotland and in Ireland for the Recovery of all such Penalties and Forfeitures as fully to all Intents as if such Act had extended to Scotland and Ireland, anything in the said Act, or in an Act passed in the Session holden in the Fourteenth and Fifteenth Years of Her Majesty, intituled An Act to consolidate and amend the Acts regulating the Proceedings at Petty Sessions, and the Duties of Justices of the Peace out of Quarter Sessions, in Ireland, to the contrary notwithstanding.

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5 & 6 W. 4. c. 76.

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42 G. 3. c. 90. s. 98. suspended.

XVIII. Section Ninety-eight of the Forty-two George the Third, Chapter Ninety, which requires Returns of the State of the Classes of the Men belonging to each Company of Militia called out to Exercise, shall be and remain suspended so long as the raising of the Militia by Ballot shall be suspended.

XIX. Any Militia Volunteer attached for a Time for the Pur-

Volunteers subject to Mutiny Act.

pose of Instruction to any Regiment, Battalion, or Depôt of Her Majesty's Forces shall for such Time be deemed to be under the Operation of the Mutiny Act, in the same Manner as any Soldier enlisted in such Regiment, Battalion, or Depôt.

Not to extend to Scotland or nd (except

XX. None of the Provisions of this Act, except Sections One and Two, shall extend to the Militia of Scotland or Ireland.

SCHE-

SCHEDULE.

DESCRIPTIVE RETURN of		committed to Confinement		
at on the	Day			
an Absentee from the Trainir Militia.	g of the	Regiment of		
Age	-]			
Height	- F	eet. Inches.		
Complexion	-			
Hair	-			
Eyes	•			
Marks	•			
Probable Date of Enrolment, where	and			
Probable Date of absenting hims and from what Place -	self,			
Name, Occupation, and Address the Person by whom apprehend	of ed*			
Particulars in the Evidence on what the Prisoner is committed, showing whether he surrende or was apprehended, and in wanner, and upon what Groun and whether committed for Custody only, or as a Dese under the 42 G. 3. c. 90. s. 99.,	and red hat nds, safe rter			
if so, for what Period The It is important for the Public Servithat this Part of the Return should be accinscrede by the Magistrate, in his own I his Clerk.	urately filled up,	and the Details should be		
I do hereby certify, that the Prisoner has been duly examined before me as to the Circumstances herein stated, and has declared in my Presence that he † absent himself from the before-mentioned Corps.	Prisoner, and for Military 8	Signature of Mirry Medical Officer, or vivate Medical Practitioner.		
Signature and Address of Magistrate. Signature of Prisoner. Signature of Informant. † Insect "did" or "did not," as the Case may be.	Insert "fit may be; and	or "unfit," as the Case if unfit, state the Cause of i be allowed to a Private Medical sed, unless, it is shown that his ot available. C. A. P.		

which there shall not be sufficient Goods whereon any Penalty or

Forfeiture can be levied, the Offerder may be committed and imprisoned, with or without Hard Labour, for any Time not exceeding Six Months; which said Act shall be used and applied in Sectional and in Ireland for the Recovery of all such Penalties and Forfeitures as fully to all Intents as if such Act had extended to Scotland and Ireland, anything in the said Act, or in an Act passed in the Session holden in the Fourteenth and Fifteenth Years of Her Majesty, intituled An Act to consolidate and amend the Acts regulating the Proceedings at Petty Sessions, and the Duties of Justices of the Peace out of Quarter Sessions, in Ireland, to the contrary notwithstanding.

14 & 15 Vict. c. 93.

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XVI. One Moiety of every pecuniary Penalty or Forfeiture imposed under the said Act of the Forty-second Year of King George the Third, upon any Person duly convicted of buying, taking in exchange, concealing, or otherwise receiving contrary to Law any Militia Arms, Clothes, Accoutrements, or Regimental Necessaries belonging to any Militiaman, or any Public Stores or Ammunition for the Service of the Militia, and every pecuniary Penalty or Forfeiture imposed under this Act upon any Person assisting, procuring, or persuading any Militia Volunteer improperly to absent himself from his Duty, or concealing, employing. or continuing to employ any such Volunteer, knowing him to be so improperly absent, shall go to the Person who shall inform or sue for the same, and the other Moiety, or where the Offence shall be proved by the Person who shall inform, then the whole of the Penalty shall be paid over and applied in such Manner as the Secretary-at-War shall direct, anything in an Act passed in the Sixth Year of King William the Fourth, intituled An Act to pro-

5 & 6 W. 4. c. 76.

Application of Penalties on Militiamen. Adjudication thereof to the Secretary-at-War.

XVII. All Penalties imposed by this Act upon Militiamen (except the Deductions from Bounty, which shall be brought to Public Credit,) shall be paid to the Commanding Officers of the respective Regiments, Battalions, or other Bodies of Militia of the respective Counties, Ridings, or Places to which the Volunteer belongs, and shall be made and accounted for as Part of the Public Stock of such Regiment, Battalion, or other Body of Militia respectively.

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XVIII. Section Ninety-eight of the Forty-two George the Third. Chapter Ninety, which requires Returns of the State of the Classes of the Men belonging to each Company of Militia called out to Exercise, shall be and remain suspended so long as the raising of the Militia by Ballot shall be suspended.

Volunteers subject to Mutiny Act. XIX. Any Militia Volunteer attached for a Time for the Purpose of Instruction to any Regiment, Battalion, or Depôt of Her Majesty's Forces shall for such Time be deemed to be under the Operation of the Mutiny Act, in the same Manner as any Soldier enlisted in such Regiment, Battalion, or Depôt.

Not to extend to Scotland or and (except

XX. None of the Provisions of this Act, except Sections One and Two, shall extend to the Militia of Scotland or Ireland.

SCHE-

CAP.

SCHEDULE.

DESCRIPTIVE RETURN of			o Confinement
at . on the an Absentee from the Trainin Militia.	g of the	Day of	Regiment of
Age	-		
Height	-	Feet.	Inches.
Complexion			
Hair	-		-
Eyes	-		
Marks	-		
Probable Date of Enrolment, where	and		
Probable Date of absenting hims and from what Place -	self,		
Name, Occupation, and Address the Person by whom apprehende	of ed*		
Particulars in the Evidence on whethe Prisoner is committed, a showing whether he surrende or was apprehended, and in we Manner, and upon what Groun and whether committed for a Custody only, or as a Deserunder the 42 G. 3. c. 90. s. 99., a if so, for what Period	and red hat nds, safe rter		
The important for the Public Servithat this Part of the Return should be accurated by the Magistrate, in his own Habis Clerk.	irately fil	led up, and the	Details should be
I do hereby certify, that the Prisoner has been duly examined before me as to the Circumstances herein stated, and has declared in my Presence that he † absent himself from the before-mentioned Corps. Signature and Address of Magistrate. Signature of Prisoner. Signature of Informant. † Insert "did" or "did not," as the Case may be.	Prison for Mi	er, and conside litary Service. Sitary Med Private Mert "At" or "te; ; and if unfit,	ave inspected the r him ‡ Signature of Milical Officer, or edical Practitioner, andt," as the Case of red to a Private Meant of the Military Medical edit is shown that his let.

So much of 15 & 16 Vict. c. 50. as relates to Deputy Lieutenants raising Volunteers for the Militia repealed.

Notices of General and Subdivision Meetings to be sent to Deputy Lieutenants by Post in lieu of being published in Gazette and Newspapers.

Times and Places of Exercise to be appointed without General Meetings of Lieutenancy.

How Notices of Times and Places of Exercise to be given.

III. Sections Eleven, Fifteen, and Seventeen of the Act of the last Session of Parliament, Chapter Fifty, so far as the same respectively relate to the raising and enrolling of Volunteers for the Militia by Deputy Lieutenants, and require Deputy Lieutenants to keep or cause to be kept Entries of Persons enrolled in the Militia, and to transmit Copies of such Entries to the Clerks of General Meetings, shall be repealed: Provided always, that the Deputy Lieutenants of Counties, Ridings, and Places shall severally aid the Colonels or Commanding Officers of the Regiment. Battalions, or Corps of Militia of their respective Coun.ic., Ridings, or Places in raising and enrolling Volunteers for such Militia in the several Parishes where such Deputy Lieutenan: may be resident, and otherwise as the Lieutenants of such Covaties, Ridings, or Places may from Time to Time direct, but no General or Subdivision Meeting shall be holden for that Purpose. unless such Meeting be convened pursuant to any special Order made in this Behalf by One of Her Majesty's Principal Secretaries of State.

IV. So much of Section Twenty-one of the Act of the Fortysecond Year of King George the Third, Chapter Ninety, as requires Notices of the Days and Places of holding General Meeting. of Lieutenancy to be given in the London Gazette and in such Newspapers as therein mentioned, shall be repealed; and Notices of such Meetings shall be sent by the Post by the Clerk of the General Meetings to the several Deputy Lieutenants of the County, Riding, or Division Seven Days at the least before the Days appointed for holding such Meetings respectively; and any Notices of Subdivision Meetings required to be given to Deputy Lieutenants or others shall sent by the Clerk of General Meetings by Post instead of being otherwise delivered or left as now by Law required.

V. No General Meeting of Lieutenancy shall be holden for appointing the Times and Places of Training and Exercise of the Militia in England, except by the special Order of One of Her Majesty's Principal Secretaries of State; but the Times and Places of Training and Exercise of the Militiamen serving for each County, Riding, and Place in England shall be appointed, with the Approbation of Her Majesty, by the Lieutenant of such County, Riding, or Place, or by the Vice-Lieutenant in case of the Illness or Absence of the Lieutenant, or in case of the Nonappointment of any Vice-Lieutenant, then by Three Deputy Lieutenants authorized by Her Majesty to act as or in the Place of such Lieutenant when such Lieutenant is out of Great Britism, or when there is no such Lieutenant: Provided always, that nothing herein contained shall prejudice or affect the Powers vested in Her Majesty under Sections Twenty-six and Twenty-seven of the said Act of last Session.

VI. Sections Ninety and Ninety-one of the Act of the Fortysecond Year of King George the Third shall be repealed, and Notices to Men who are enrolled in the Militia in England w attend Training and Exercise shall be sent, by the Order of the Colonel or Commanding Officer of the Regiment, Battalion, or Corps to which such Men belong, by the Post to the Residences of the several Men as stated on their Attestations, or as subsequently

notified by them, and Public Notices shall also be sent to the Constables, Tithingmen, Headboroughs, and other Officers of the respective Parishes, Tithings, and Places in the County, Riding, or Pl. ce for which such Men are enrolled, with Directions to cause the same to be affixed on the Door or the outer Wall near the Door of every Church and Chapel in their respective Parishes, Tithings, or Places, including Places of Public Worship which do not belong to the Established Church; and if any Place have no Church or Chapel, then in such Manner as Public Notices are usually made known in such Places, and on the Doors or outer Walls as aforesaid of the Churches or Chapels of some Parish, Tithing, or Place adjoining; and every such Constable, Tithingman, Headborough, and other Officer as aforesaid shall, within Three Days after the Receipt of any such Notice, cause the same or Copies thereof to be affixed accordingly; and any such Constable, Tithingman, Headborough, or Officer who wilfully neglects so to do shall for every such Offence, on Conviction thereof before Two Justices. forfeit any Sum not exceeding Twenty Pounds; and such Notice shall be deemed a sufficient Notice to every Person enrolled by virtue of the Act of the Fifteenth and Sixteenth Years of Queen Victoria, Chapter Fifty, notwithstanding any Omission in the Notices by Post; and any such Man not appearing at the Time and Place appointed in any such Notice shall be subject to be punished and dealt with accordingly.

VII. Any Militia Volunteer who, before the Expiration of his Penalties for Engagement as a Militiaman in any Regiment, Battalion, or Corps, fraudulent enrols or offers to enrol himself in any other Regiment, Battalion, or Corps of Militia, or in the same Regiment, Battalion, or Corps, whether by the same or by different Names (save in the Way of lawful Renewal of his Engagement), shall upon a Conviction thereof, upon the Oath of One Witness, before any One Justice of the Peace, forfeit and pay any Sum not exceeding Ten Pounds. and in default of such Payment shall be committed to the Common Gaol or House of Correction for any Time not exceeding Three Months, and shall also be liable to the Deduction out of the Bounty which he might otherwise have received in respect of his original Enlistment of a Sum equal to what he may have received upon his fraudulent Re-enlistment, and of such further Sum as the Colonel or Commanding Officer of the Regiment, Battalion, or Corps in which he may have originally enlisted shall think proper, or as the Secretary-at-War may from Time to Time direct, not exceeding the Expenses of his Attestation and Enrolment on such fraudulent

Re-enlistment.

VIII. The Justice before whom a Militia Volunteer shall be con- The Justice victed of having enlisted into the Regular Forces of Her Majesty before whom a or of the East India Company, by which he will be subjected to a Stoppage from his Pay while serving with such Forces, or of listment in the having enrolled or offered to enrol himself in another Regiment, Regular Forces Battalion, or Corps of Militia, or more than once in the same Regi- or Re-enlistment, Battalion, or Corps of Militia, shall send or cause to be sent ment in the to the Secretary-at-War a Report of such Conviction, stating the Militia, to send Name of such Volunteer, the Regiment, Battalion, or Corps of viction to Secre-Militia to which he belongs, the Offence of which he has been con-tary-at-War. victed, and the Sentence or Decision of the Justice thereon, and,

Re-enlistment.

Militiaman is convicted of En-

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C. 133.

where such Volunteer shall be imprisoned in pursuance of such Conviction, the Period when the Imprisonment will expire; and for such Report as aforesaid the Clerk of the said Justice shall be entitled to a Fee of Two Shillings and no more.

Power to discharge Men from the Militia who have enlisted in the Regular Forces.

IX. It shall be lawful for the Secretary-at-War at any Time to discharge any Militia Volunteer upon such Conditions as he may from Time to Time direct, and such Volunteer shall have no Claim to future Pay or Bounty, or to release from future Attendance in the Militia any Volunteer who may have enlisted into Her Majesty's Regular Forces or into the Forces of the East India Company, and who has been sentenced to Imprisonment, or to Forfeiture for a Period not exceeding Eighteen Calendar Months of One Penny a Day from his Pay in such Forces; and any Man so released shall serve with the Force in which he may have enlisted in the United Kingdom or elsewhere, with the like Liabilities in all respects as any Soldier in such respective Force, and his Place in the Militia shall be supplied in like Manner as if his Term of Service as a Militiaman had expired by Efflux of Time.

Provision for withholding Payment of Bounty from Men wrongfully absent from Training. X. Any Bounty which, under the Regulations made or to be made under the said Act of the last Session, may be payable during or in respect of Attendance at Training and Exercise shall be forfeited by any Man who wholly absents himself from such Training and Exercise without Leave lawfully granted, or Sickness, certified according to such Regulations; and any such Bounty which would otherwise be payable to any Man who partially absents himself as aforesaid without such Leave, or Sickness, certified as aforesaid, or who misconducts himself during the Training, shall be wholly withheld, or issued only in such Manner and in such Portions as the Secretary-at-War, upon the Report of the Commanding Officer, shall determine.

Enrolment in Militia not to cause Forfeiture of any Interest in any Benefit Society. XI. No Man by reason of his Enrolment or Service in the Militia, or in the Naval Coast Volunteers, shall lose or forfeit, or be deemed to have lost or forfeited, any Interest he may possess, or may have possessed at the Time of his so being enrolled or serving, in any Friendly or Benefit Society, any Laws, Rules, or Regulations of such Society to the contrary notwithstanding; and in case any Dispute shall arise between any such Society and any such Man by reason of such Enrolment or Service, it shall be considered as being a Dispute directed by the Rules of such Society to be decided by Justices of the Peace, pursuant to the Provisions of the Acts in force relating to Friendly Societies.

Provision for Apprehension of Militiamen not attending or absenting themselves during Training.

XII. Sections One hundred and eight and One hundred and nine of the Act of the Forty-second Year of King George the Third, Chapter Ninety, shall be repealed; and the Commanding Officer of any Regiment, Battalion, or Corps of Militia shall notify to the Secretary-at-War, and to the Constables, Tithingmen, Headboroughs, or other Officers of the Parishes, Tithings, and Places in which Militiamen reside who have not attended Training and Exercise, or who may have absented themselves during the Time of Training and Exercise of their respective Regiments, Battalions, or Corps, the Names and Descriptions of all such Volunteers who have so absented themselves; and it shall be lawful for any Constable, Tithingman, Headborough, or Officer, or for any Officer or Soldier in Her Majesty's Service or in the Militia,

to apprehend or cause any such Volunteer to be apprehended, and to bring him or cause him to be brought before any Justice of the Peace, to be dealt with as herein-after mentioned, if the Battalion or Corps to which he belongs has ceased Training and Exercise, or to be committed to safe Custody until an Escort can be sent for him if such Regiment, Battalion, or Corps be then out for Training and Exercise; and such Justice shall transmit an Account thereof, in the Form prescribed in the Schedule annexed to this Act, to the Secretary-at-War, specifying whether the Deserter has been committed for Imprisonment under the aforesaid Section, or is only held in safe Custody until he can be sent to the Head Quarters of his Regiment, Battalion, or Corps for Trial: and such Justice shall also send to the Secretary-at-War a Report stating the Name of the Person or Persons by whom the Deserter was apprehended and secured, and the Secretary-at-War shall transmit to such Justice an Order for the Payment to such Person or Persons of such Sum not exceeding Twenty Shillings as the Secretary-at-War may think fit.

XIII. Every Militiaman raised under the Act of the last Ses- Punishment of sion of Parliament, Chapter Fifty, (not labouring under any cer- Men not attified Infirmity or Incapacity,) who shall not appear at the Time tending, or aband Place appointed for his being exercised according to the Provisions of this Act (Notice having been given as hereby required), Training, and or who, having joined the Regiment, Battalion, or Corps to which not taken till he belongs, or any Company or Companies or any Detachment or after. Division thereof, shall desert or absent himself during the Time of any such Exercise, shall be deemed a Deserter, and if not taken until after the Time of such Exercise, such Deserter shall, upon Conviction thereof before a Justice of the Peace, be liable to forfeit and pay a Sum not exceeding Ten Pounds; and if such Penalty shall not be immediately paid, the Justice of the Peace shall commit such Militiaman to the House of Correction to Hard Labour or to the Common Gaol for any Period not exceeding Three Months, or until he shall have paid the said Penalty.

XIV. Any Person who by Words or other Means shall persuade Penalty for inany Militiaman improperly to absent himself from his Duty, and ducing Militiaevery Person who shall assist or procure any such Volunteer im- men to absent properly to absent himself as aforesaid, or shall conceal, employ, or harbouring, &c. continue to employ any such Volunteer, knowing him to be so such Men. improperly absent, shall for every such Offence forfeit and pay a

Sum not exceeding Twenty Pounds.

XV. All Offences for which any pecuniary Penalty or For- Recovery of feiture is by this Act imposed shall and may be heard and deter- Penalties. mined by any Justice of the Peace in or near to the Place where the Offence shall be committed, or where the Offender may at any Time happen to be; and all such Penaltics and Forfeitures, and also the reasonable Costs attending the Prosecution, to be duly ascertained and awarded by such Justice, shall and may be enforced and recovered in the same Manner as any pecuniary Penalties may be recovered in England or Wales, under the Provisions of an Act passed in the Twelfth Year of Her Majesty, intituled An Act 11 & 12 Vict. to facilitate the Performance of the Duties of Justices of the Peace 48. out of Sessions within England and Wales with respect to summary Convictions and Orders: Provided always, that in all Cases in

which there shall not be sufficient Goods whereon any Penalty or Forfeiture can be levied, the Offerder may be committed and imprisoned, with or without Hard Labour, for any Time not exceeding Six Months; which said Act shall be used and applied in Scotland and in Ireland for the Recovery of all such Penalties and Forfeitures as fully to all Intents as if such Act had extended to Scotland and Ireland, anything in the said Act, or in an Act passed in the Session holden in the Fourteenth and Fifteenth Years of Her Majesty, intituled An Act to consolidate and amend the Acts regulating the Proceedings at Petty Sezions, and the Duties of Justices of the Peace out of Quarter Sessions, in Ireland, to the contrary notwithstanding.

c. 93.

14 & 15 Vict.

Application of certain Penalties.

XVI. One Moiety of every pecuniary Penalty or Forfeiture imposed under the said Act of the Forty-second Year of King George the Third, upon any Person duly convicted of buying. taking in exchange, concealing, or otherwise receiving contrary to Law any Militia Arms, Clothes, Accoutrements, or Regimental Necessaries belonging to any Militiaman, or any Public Stores or Ammunition for the Service of the Militia, and every pecuniary Penalty or Forfeiture imposed under this Act upon any Person assisting, procuring, or persuading any Militia Volunteer improperly to absent himself from his Duty, or concealing, employing, or continuing to employ any such Volunteer, knowing him to be so improperly absent, shall go to the Person who shall inform or sue for the same, and the other Moiety, or where the Offence shall be proved by the Person who shall inform, then the whole of the Penalty shall be paid over and applied in such Manner as the Secretary-at-War shall direct, anything in an Act passed in the Sixth Year of King William the Fourth, intituled An Act to proride for the Regulation of Municipal Corporations in England and Wales, or in any other Act, to the contrary notwithstanding; and every Justice who shall adjudge any such Penalty or Forfeiture shall, within Four Days at the furthest, report the same and his Adjudication thereof to the Secretary-at-War.

5 & 6 W, 4. c. 76.

Application of Penalties on

Militiamen.

42 G. 3. c. 90. s. 98. suspended.

Volunteers subject to Mutiny Act.

Not to extend to Scotland or Ireland (except **98. 1. 2.**)

XVII. All Penalties imposed by this Act upon Militiamen (except the Deductions from Bounty, which shall be brought to Public Credit,) shall be paid to the Commanding Officers of the respective Regiments, Battalions, or other Bodies of Militia of the respective Counties, Ridings, or Places to which the Volunteer belongs, and shall be made and accounted for as Part of the Public Stock of such Regiment, Battalion, or other Body of Militia respectively.

XVIII. Section Ninety-eight of the Forty-two George the Third. Chapter Ninety, which requires Returns of the State of the Classes of the Men belonging to each Company of Militia called out to Exercise, shall be and remain suspended so long as the raising of the Militia by Ballot shall be suspended.

XIX. Any Militia Volunteer attached for a Time for the Purpose of Instruction to any Regiment, Battalion, or Depôt of Her Majesty's Forces shall for such Time be deemed to be under the Operation of the Mutiny Act, in the same Manner as any Soldier enlisted in such Regiment, Battalion, or Depot.

XX. None of the Provisions of this Act, except Sections One and Two, shall extend to the Militia of Scotland or Ireland.

SCHE-

SCHEDULE.

DESCRIPTIVE RETURN of at on the an Absentee from the Training of Militia.	committed to Confinement Day of as f the Regiment of
Age	
Height	Feet. Inches.
Complexion	
Hair	
Eyes	•
Marks	
Probable Date of Enrolment, and where	
Probable Date of absenting himself and from what Place -	
Name, Occupation, and Address o the Person by whom apprehended	
Particulars in the Evidence on which the Prisoner is committed, and showing whether he surrendered or was apprehended, and in wha Manner, and upon what Grounds and whether committed for safe Custody only, or as a Deserted under the 42 G. 3. c. 90. s. 99., and if so, for what Period	
* It is important for the Public Service, that this Part of the Return should be accurating inserted by the Magistrate, in his own Han his Clerk.	ely filled up, and the Details should be
I do hereby certify, that the Prisoner has been duly examined before me as to the Circumstances herein stated, and has declared in my Presence that he † absent himself from the before-mentioned Corps. Signature and Address of Magistrate.	I certify, that I have inspected the Prisoner, and consider him ; or Military Service. Signature of Military Medical Officer, or Private Medical Practitioner. I Insert "fit" or "unfit," as the Case may be; and if unfit, state the Cause of Unfitness. No Fee will be allowed to a Private Medical Practitioner where a Milkary Medical Officents stationed, unless, it is shown that his Services were not available. C A P.

C A P. CXXXIV.

An Act to amend the Laws concerning the Burial of the Dead in England beyond the Limits of the Metropolis, and to amend the Act concerning the Burial of the Dead [20th August 1853.] in the Metropolis.

15 & 16 Vict. c. 85.

On Representation of Secretary of State, Her Majesty in Council may restrain the opening of new Burial Grounds, and order Discontinuance of

Burials in spe-

cified Places.

WHEREAS an Act was passed in the last Session of Parliament "to amend the Laws concerning the Burial "of the Dead in the Metropolis," and it is expedient to make better Provision for and in relation to Burials beyond the Limits ' of the said Act:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. In case it appear to Her Majesty in Council, upon the Representation of One of Her Majesty's Principal Secretaries of State, that for the Protection of the Public Health the opening of any new Burial Ground in any City or Town, or within any other Limits, save with the previous Approval of One of such Secretaries of State, should be prohibited, or that Burials in any City or Town, or within any other Limits, or in any Burial Grounds or Places of Burial, should be wholly discontinued, or should be discontinued subject to any Exception or Qualification, it shall be lawful for Her Majesty, by and with the Advice of Her Privy Council, to order that no new Burial Ground shall be opened in such City or Town, or within such Limits, without such previous Approval, or (as the Case may require) that after a Time mentioned in the Order Burials in such City or Town, or within such Limits, or in such Burial Grounds or Places of Burial shall be discontinued wholly, or subject to any Exceptions or Qualifications mentioned in such Order, and so from Time to Time as Circumstances may require; provided always, that Notice of such Representation, and of the Time when it shall please Her Majesty to order the same to be taken into consideration by the Privy Council, shall be published in the London Gazette, and shall be affixed on the Doors of the Churches or Chapels of, or on some other conspicuous Places within, the Parishes affected by such Representation. One Month before such Representation is so considered: Provided also, that no such Representation shall be made in relation to the Burial Ground of any Parish until Ten Days previous Notice of the Intention to make such Representation shall have been given to the Incumbent and the Vestry Clerk or Churchwardens of such Parish.

Order not to extend to Burial Grounds of Quakers or Jews, unless expressly included.

II. No such Order in Council as aforesaid shall be deemed to extend to any Burial Ground of the People called Quakers, or of the Persons of the Jewish Persuasion, used solely for the Burial of the Bodies of such People and Persons respectively, unless the same be expressly mentioned in such Order; and nothing in this Act shall prevent the Burial in any such Burial Ground in which for the Time being Interment is not required to be discontinued of the Bodies of such People and Persons respectively; and no such Order in Council as aforesaid shall be deemed to extend to any non-parochial Burial Ground being the Property of any private Person, unless the same be expressly mentioned in such Order.

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III. It shall not be lawful, after the Time mentioned in any Burial not to such Order in Council for the Discontinuance of Burials, to bury take place after the Dead in any Church, Chapel, Churchyard, or Burial Place, or Order in Council for Discontinuthe Burial Grounds or Places of Burial (as the Case may be) in which Burials have by any such Order been ordered to be discontinued, except as in this Act or in such Order excepted; and every Person who shall, after such Time as aforesaid, bury any Body, or in anywise act or assist in the Burial of any Body, contrary to this Enactment, shall be guilty of a Misdemeanor.

IV. Provided always, That notwithstanding any such Order in Saving of cer-Council, where by virtue of any Faculty legally granted, or by tain Rights to Usage or otherwise, there is at the Time of the passing of this bury in Vaults, Act any Right of Interment in or under any Church or Chapel affected by such Order, or in any Vault of any such Church or Chapel, or of any Churchyard or Burial Ground affected by such Order, and where any exclusive Right of Interment in any such Burial Ground has been purchased or acquired before the passing of this Act, it shall be lawful for One of Her Majesty's Principal Secretaries of State from Time to Time, on Application being made to him, and on being satisfied that the Exercise of such Right will not be injurious to Health, to grant Licence for the Exercise of such Right during such Time and subject to such Conditions and Restrictions as such Secretary of State may think fit, but such Licence shall not prejudice or in anywise affect the Authority of the Ordinary, or of any other Person who, if this Act had not been passed, might have prohibited or controlled Interment under such Right, nor dispense with any Consent which would have been required, nor otherwise give to such Right any greater Force or Effect than the same would have had if this Act had not been passed.

V. The Provisions of this Act shall not extend to authorize the Not to extend Discontinuance of Burials, or to prevent the Burial of the Body tocertain Cemeof any Person, in any Cemetery established under the Authority teries or new of any Act of Parliament, or in any Burial Ground or Cemetery to be hereafter provided with the Approval of One of Her Majesty's Principal Secretaries of State, as herein mentioned.

VI. Where by any such Order in Council as aforesaid it is New Burial ordered that no new Burial Ground shall be opened in any City or Town, or within any Limits therein mentioned, without the previous Approval of One of Her Majesty's Principal Secretaries of State, no new Burial Ground or Cemetery (parochial or nonparochial) shall be provided and used in such City or Town. or within such Limits, without such previous Approval.

VII. All the Provisions contained in the said Act of the last Certain Pro-Session of Parliament, Chapter Eighty-five, "to amend the Laws concerning the Burial of the Dead in the Metropolis," from Section Ten to Section Forty-two (both inclusive) of the said Act, and also in Sections Forty-four, Fifty, Fifty-one, and Fifty-two of the said Act, shall extend and be applicable to and in respect of any Parish not in the Metropolis, and for the Purpose of providing a Burial Ground for any such Parish, or otherwise providing for the Interment of the Bodies of Persons who would have had Right of Interment in the Burial Ground of any such Parish, and generally

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Burial Grounds

Grounds not to be opened contrary to Order in Council.

visions of Metropolitan Burial Act, 15 & 16 Viot. c. 85., extended to Parishes, &c. not in the Metropolis,

in relation to every such Burial Ground to be so provided, and the Fees and Payments to be received in respect of Interment or other Rights therein and otherwise, as if such Sections were re-enacted in this Act, and the Words "in the Metropolis," wherever they occur in such Sections, or any of them, were omitted; and Section Forty-nine of the said Act shall extend to all Cemeteries already established and hereafter to be established under the Authority of Parliament in like Manner as to those mentioned in Schedule (B.) to that Act, and as respects the Cemeteries to which such Section is hereby extended, the same shall also apply in respect of Burials at the Expense of any Hospital or Infirmary in like Manner as to Burials at the Expense of a Union or Parish: Provided always, that in all Cases in which any Burial Board shall provide a new Burial Ground under the said Act of the last Session of Parliament or under this Act, that new Burial Ground shall be divided into of the Church of consecrated and unconsecrated Parts in such Proportions, and the unconsecrated Part thereof shall be allotted in such Manner and in such Portions as may be sanctioned by One of Her Majesty's Principal Secretaries of State; and when any Burial Board shall by virtue of Section Thirty of the said Act build on any Burial Ground provided by such Board a Chapel for the Performance of the Burial Service according to the Rites of the United Church of England and Ireland, they shall also build, on the Portion of such Ground set apart for Burials otherwise than according to the Rites of the said Church, such Chapel Accommodation for the Performance of Burial Service by Persons not being Members of the said Church as may be approved of by One of Her Majesty's Secretaries of State.

Board building a Chapel for Burials according to the Rites England also to build a Chapel for Persons not being Members of the Church of England.

Any Burial

Register of Burials to be kept in every Ground provided under 15 & 16 Vict. c. 85. or under this Act.

VIII. All Burials within any Burial Ground provided ander the said. Act of the last Session of Parliament or this Act shall be registered in a Register Book to be provided by the Bariel Board providing such Ground (or where the same is provided by the Commissioners of Sewers of the City of London then by such Commissioners), and kept for that Purpose according to the Laws in force by which Registers are required to be kest by the Rectors, Vicars, or Curates of Parishes or Ecclesiastical Districts in England; and such Register Book shall be so kept by some Officer appointed by the said Board or Commissioners to that Duty; and in such Register Books shall be distinguished in what Parts of the Burial Ground, and where the whole of such Burial Ground is not consecrated for Interments according to the Rites of the United Church of England and Ireland, whether in the Portion so consecrated or in the Portion not so consecrated the several Bodies (the Burials of which are entered in such Register Books) are buried; and in case such Burial Ground habeen provided for more than One Parish, such Register shall be kept or indexed so as to facilitate Searches for Entries in such Books in respect of Bodies from the several Parishes; and such Register Books or Copies or Extracts therefrom shall be received in all Courts as Evidence of the Burisls entered therein, and Copies or Transcripts of such Register Books, verified and signed by such Officer as aforesaid, shall be from Time to Time sent to the Region trar of the Diocese to be kept with the Copies of the other Regis Books of the Parishes within such Diocese; and the said Register Books.

Entries to be Evidence.

A.D.1853.

Books, so far as respects Searches to be made therein and Copies and Extracts to be taken therefrom, shall be subject to the same Regulations as are provided by an Act passed in the Seventh Year of King William the Fourth, intituled An Act for registering Births, 6 & 7 W. 4. Deaths, and Marriages in England, so far as such Regulations c. 86. relate to Register Books of Burials kept by any Rector, Vicar, or Curate.

IX. Nothing in this Act, except the Provisions in Sections Act, except Seven and Eight, shall extend to any Parish in "the Metropolis," sa. 7. and 8., not as defined by the said Act of the last Session, or otherwise affect to extend to the the Provisions of that Act.

Metropolis.

X. This Act shall not extend to Scotland or Ireland.

Extent of Act.

C A P. CXXXV.

An Act to continue certain Turnpike Acts in Great Britain, and to make further Provisions concerning Turnpike Roads in England. [20th August 1853.]

WHEREAS it is expedient to continue for limited Times the Acts herein-after specified, and to make further Provisions ' concerning Turnpike Roads in England:' Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. Every Act now in force for regulating, making, amending, All Turnpike or repairing any Turnpike Road in Great Britain which will expire Acts expiring on or before the End of the next Session of Parliament shall be before End of continued until the First Day of October One thousand eight hundred and fifty-four and to the End of the then next Session of 1st Oct. 1854, Parliament ; except an Act of the Third Year of King George the &c., with certain Fourth, Chapter Sixty-four, "for amending and maintaining the Exceptions. " Road from Whitchurch to Ternhill in the County of Salop," and except as herein-after mentioned.

II. The Acts mentioned in the Schedule to this Act annexed Acts in Scheshall continue in force until the First Day of November One thou- dule continued sand eight hundred and fifty-four, and no longer, unless Parliament till 1st Nov.

shall in the meantime continue the same respectively.

III. 'And whereas by an Act of the Session holden in the 12 & 13 Vict. Twelfth and Thirteenth Years of Her Majesty, Chapter Eighty- c. 87. seven, it was enacted, that in every Case in which the Trustees or Commissioners of any Turnpike Road should thereafter borrow, charge, or secure any Money on the Credit of the Tolls arising on such Road, such Trustees or Commissioners should, out of the Tolls of such Road, and in priority to all other Payments except such Interest as therein mentioned, set apart a Sum of Five Pounds per Centum per Annum on the Amount of Money so borrowed, charged, or secured; and when and so often as the Sums so set apart should amount to Two hundred Pounds, the said Trustees or Commissioners should apply such Sum in Payment of a proportionate Part of the Monies borrowed, charged, or secured as aforesaid in manner therein mentioned: And 13 & 14 Vict. whereas by the Act of the Session holden in the Thirteenth c.79. and Fourteenth Years of Her Majesty, Chapter Seventy-nine,

next Session continued to

C. 135.

it was enacted, that where the Trustees or Commissioners of any Turnpike Road had, before the passing of the said Act of the Twelfth and Thirteenth Years of Her Majesty, borrowed, ' charged, or secured any Money on the Credit of the Tolls arising on such Road, and any such Money should remain unpaid and unsatisfied at the Time of the passing of the Act now in recital. such Trustees or Commissioners should, out of the Tolks of such Road, after Payment thereout of the Interest on any Monies owing on the Security of the said Tolls, and such Sums as should be required to be set apart under the said herein-before recited Enactment of the said Act of the Twelfth and Thirteenth Years of Her Majesty, and all such other Liabilities and Expenses as therein mentioned, set apart a Sum of Five Pounds per Centum per Annum on the Amount of Principal Money so borrowed, charged, or secured before the passing of the said Act, and remaining unpaid and unsatisfied as aforesaid, or such lesser Sum as might from Time to Time remain after such Payment as aforesaid; and when and so often as the Sum so set apart should amount to the Sum of Two hundred Pounds, the said Trustees or Commissioners should apply such Sum in or towards Payment of the Monies so borrowed, charged, or secured as aforesaid, and then remaining unpaid, in manner provided by the said Act of the Twelfth and Thirteenth Years of Her Majesty with respect to the Application of Money arising from the Sums set apart as therein mentioned in or towards the Discharge of Monies ' borrowed, charged, or secured after the passing of such lastmentioned Act:

Sinking Fund may be applied in Payment of Debts before it amounts to 200%, or, with Consent, Application may be postponed.

Trustees may apply Surplus in Payment of Debts in manner provided by recited Acts with respect to Sinking Funds.

Power to Executors, &c. to consent.

It shall be lawful for the Trustees or Commissioners of any Turnpike Road, where it appears to them convenient so to do, to apply any Money arising from Sums set apart as required by the said recited Acts or either of them in or towards the Discharge of Debts according to the Directions of such Acts respectively, although such Monies may not amount to Two hundred Pounds, or, with the Consent in Writing of One of Her Majesty's Principal Secretaries of State under his Hand, to postpone such Application of such Monies until the same amount to any greater Sum than Two hundred Pounds, which the said Trustees or Commissioners, with such Consent as aforesaid, may determine.

IV. It shall be lawful for the Trustees or Commissioners of any Turnpike Road, where they have any surplus Monies applicable towards the Discharge of Principal Money secured on the Tolls of such Road beyond such Sums as under the said recited Acts or either of them, or under any Local Act, they are required to set apart or apply for that Purpose, to apply, if they think at such surplus Monies in or towards Payment of the Principal Money secured as aforesaid in manner provided by the said first-mentioned Act with respect to the Application of Monies arising from the Sums set apart as therein mentioned in or towards the Discharge of Monies borrowed, charged, or secured after the passing of that Act.

V. All Executors, Administrators, Guardians, Trustees, and all Committees of the Estates of Idiots and Lunatics, who as such are for the Time being entitled to any Money charged or secured on the Tolls or Revenues of any Turnpike Road, may offer to accept

accept and may accept under the said recited Acts or either of them, or this Act, or any Local Act, such Composition in respect of such Money or any Part thereof as they in their Discretion may deem expedient, and may in their Discretion accept any reduced or lower Rate of Interest in respect of such Money or any Part thereof, and also consent to or concur in the Extinction in whole or in part of any Arrears of Interest payable in respect of such Money or any Part thereof, as if they respectively were so entitled in their own Right, discharged of all Trusts in respect thereof; and all Executors, Administrators, Guardians, Trustees, and Committees so consenting are hereby severally indemnified for so doing.

VI. And whereas by the Act of the Session holden in the Erroneous ' Fourteenth and Fifteenth Years of Her Majesty, Chapter Thirty- Reference in 'eight, it was enacted, that the Words "Implements of Hus-'bandry" in Section Thirty-six of Chapter One hundred and 'twenty-six of the Statute of the Third Year of King George instead of Sect. ' the Fourth should be deemed to include "Threshing Machines:" 32. corrected. 'And whereas Section Thirty-six of such last-mentioned Act was 'referred to by Mistake instead of Section Thirty-two of such ' Act :'

14 & 15 Vict. c. 38, to Sect. 36. of 3 G. 4. c. 126.

The said Enactment of the said Act of the Fourteenth and Fifteenth Years of Her Majesty shall be read and construed as if Section Thirty-two of the Act of the Third Year of King George the Fourth, Chapter One hundred and twenty-six, had been mentioned instead of Section Thirty-six of such Act.

VII. In citing this Act in other Acts of Parliament and in Short Title. legal Instruments it shall be sufficient to use the Expression "The Annual Turnpike Acts Continuance Act, 1853."

VIII. This Act shall not apply to Ireland.

Extent of Act.

SCHEDULE.

An Act for making and maintaining a Road from Balderston 54 G. S. c. liv. to Burscough Bridge in Walton-in-le-Dale in the County Palatine of Lancaster.

An Act for making and maintaining certain Roads from the 54 G. S. c. 1xxx. Town of Stroud and several other Places therein mentioned, all in the County of Gloucester.

An Act for repairing the Road from Potton in the County of 54 G. s. Bedford and Gamlingay in the County of Cambridge to Eynesbury c. clxxx. in the County of Huntingdon.

An Act for repairing the Road from the Town of Stanhope, 55 G. S. c. z. by Edmondbyers, in the County of Durham, to the Corbridge Turnpike Road near Greenhead in the Parish of Shotley in the County of Northumberland.

An Act for enlarging the Term and Powers of an Act of His 56 G. S. c. ii. present Majesty, for repairing the Road from Saint Martin Stamford Baron to Kettering, and from Oundle to Middleton Lane, in the County of Northampton.

An Act for making and maintaining a Turnpike Road from the 56 G. S. c. xvi. High Street in the Town of Stourbridge in the County of Worcester to the Boundary Stone between the Parish of Worfield and the Liberties of the Borough of Bridgmorth in the County of Salop.

16 & 17 Vict.

56 G. S. c. lavii. An Act for enlarging the Term and Powers of certain Acts for repairing several Roads in the Counties of Worcester and Warwick, so far as relate to the Road leading from the Town of Bromsgrove to the Town of Dudley in the County of Worcester, and for making a more commodious Road near the Town of Dudley.

57 G. 3. c. xlv.

An Act for making and keeping in repair a Carriage Road from or near the Town of Brough-under-Stainmore in the County of Westmoreland to Middleton Bridge in the Parish of Romaldirk in the North Riding of the County of York, with a Branch from or near Chapel House to Eggleston Bridge in the same Parish.

59 G. S. c. xlii.

An Act to enlarge the Term and Powers of Two Acts of His present Majesty, for repairing and widening the Road from the City of Gloucester to the Town of Strond in the County of Gloucester.

59 G. S. c. xliv.

An Act for repairing and improving the Trowbridge Reads in the Counties of Wilts and Somerset.

1 G. 4. c. xx.

An Act to enlarge the Term and Powers of an Act of His his Majesty for making and maintaining the Road from near Lightpill Gate in the Parish of Rodborough to near Birdlip in the Parishes of Brimpsfield and Cowley, or One of them, all in the County of Gloucester.

1 G. 4. c. xxvi.

An Act for more effectually improving the Road from Greenhead, through Haltwhistle, Hexham, and Corbridge, to the Military Road near Shildon Bar, and for making a Branch Road from Corbridge to Heddon-on-the-Wall, all in the County of Northumberland; and for altering the Line of a certain Part of the said first-mentioned Road.

1 G. 4. c. xliv.

An Act to enlarge the Term and Powers of several Act, for repairing and widening the Roads from Milford in the County of Surrey, through Petworth, to the Top of Dunckton Hill, and from Petworth to Stopham Bridge in the County of Sussex.

1 & 2 G. 4. c. lxxxiii. An Act for repairing the Roads from Tetbury to Symondshall, from Frocester Hill to Dunkirk, and from the Latterwood to Nailsworth, and other Roads therein mentioned, all in the County of Gloucester.

3 G∰. c.lxi.

An Act for amending and improving the Roads leading from Tiltup's Inn in the Parish of Horsley to or near Dudbridge in the Parish of Rodborough, and from the Bridge at Nailsworth to the Cross Post on Minchinhampton Common, and other Roads thereto adjoining, and for making a new Piece of Road from the said Bridge to the Cross in the Parish of Avening, all in the County of Gloucester.

5 G. 4. c. lxiii.

An Act to enlarge the Term and Powers of several Acts, for repairing and widening the Road from the Market House in Tetbury to the Turnpike Road on Minchinhampton Common, and several other Roads therein mentioned, all in the County of Glorcester, so far as the same Acts relate to the Second District of Roads therein mentioned.

9 G. 4. c. xc.

An Act for more effectually repairing the Road from the Guide Post near the End of Drayton Lane near Banbury in the County of Oxford to the House called the Sun Rising, at the Top of Edge Hill in the County of Warwick.

4 G, 4, c. lxxvii.

An Act for more effectually repairing the Wadsley and Langet Turnpike Road, and extending the same in Two Lines to join the Huddersfield Huddersfield and Woodhead Turnpike Road in the Townships of Upperthong and Honley in the West Riding of the County of York.

An Act for amending and keeping in repair the Roads from 4 G. 4. c. lxxxi. Dover to Barham Downs, and from Dover to the Town of Folkestone, and from thence through the Parish of Folkestone to Sandgate in the County of Kent.

An Act for more effectually repairing, improving, and main- 5 G. 4. c. vi. taining the Road leading from Thirsk to Yarm in the County of

York.

An Act for repairing and improving the Road from Back Lane ⁵ G. 4.c. liv. in the Parish of Scartho to Hollowgate Head in the Parish of Louth in the County of Lincoln.

An Act for repairing and amending the Road from the Town 5 G. 4. c. cxli. and Borough of Buckingham to the Oxford and Northampton Turnpike Road at Lord's Field Gate near the Town of Tow-

cester.

An Act for making and maintaining a Turnpike Road from the 6 G. 4.c. xiv. City of Winchester to the Town of Petersfield in the County of Southampton.

An Act for making and maintaining a Turnpike Road from 6 G.4.c. xxiii. Cainscross, through Stroud, over Rodborough and Minchinhampton Commons, to the Town of Minchinhampton, with several

Branches therefrom, all in the County of Gloucester.

An Act for more effectually repairing the Roads from the 6 G.4.c.xxxix. Gloucester Hotel in the Town of Brighthelmstone, through the Towns of Cuckfield and Crawley, to the County Oak on Loveli Heath, and certain other Roads therein mentioned; and also for making and maintaining a Branch of Road from Ansty Cross in the Parish of Cuckfield to West Grinsted; all in the County of Sussex.

An Act for more effectually repairing and improving the Roads 6 G. 4. from Sheet Bridge to Portsmouth, and from Petersfield to the c.lxxxvii. Alton and Alresford Turnpike Road near Ropley in the County of Southampton; and for making and maintaining a new Branch of Road to communicate therewith.

An Act for making and maintaining a Road from Godalming, 7 G. 4. c. xiii.

through Hascomb, to Pains Hill in the County of Surrey.

An Act for making and maintaining a Turnpike Road from 7 G.4.c. xvii. South Shields to White Mere Pool, and from thence to join the Durham and Newcastle Turnpike Road at Vigo Lane, with a Branch from Jarrow Slake to East Boldon, all in the County of Durham.

An Act for making and maintaining a Turnpike Road com- 7 G. 4.c. xix. mencing at or near a certain House called the Shrewsbury Arms, situate at Hinderton in the Township of Little Neston, by way of Upton, and terminating in the Township of Hoose, and from Upton aforesaid to the Township of Birkenhead, and also certain Branches of Road to communicate therewith, all in the County Palatine of Chester.

An Act for making and maintaining a Road from Ridghill and 7 G. 4. c. xxi. Lanes in the Parish of Ashton-under-Lyne in the County Palatine of Lancaster to or near to Holehouse in Saddleworth in the West

Riding of the County of York.

7 & 8 G. 4. c. xxv. An Act for more effectually repairing and maintaining the Road from Chapel-en-le-Frith to or near to Enterclough Bridge in the Courty of Derby, and other Roads therein mentioned, in the said County of Derby and in the County Palatine of Chester.

7 & 8 G. 4. c. c.

An Act for making and maintaining a Turnpike Road from Wotton-under-Edge, through Kingswood, to Wickwar, and Branch Roads therefrom, all in the Counties of Gloucester and Wilts.

9 G, 4. c. xvi.

An Act for more effectually repairing and improving the Roads from Kipping's Cross to Wilsley Green, and from a Place near Goudhurst Gore to Stilebridge, and from Underden Green to Wanshutts Green, all in the County of Kent.

G. 4, c, eviii,

An Act for repairing, improving, and maintaining in repair the Turnpike Roads from Wat's Cross to Cowden, and from Sevenoaks Common to Crockhurst Hatch Corner, and from Penshurst Town to Southborough in the County of Kent.

C A · P. CXXXVI.

An Act for enabling Grand Juries in *Ireland* to borrow Money from private Sources on the Security of Presentment, and for transferring to Counties certain Works constructed wholly or in part with Public Money.

[20th August 1853.]

WHEREAS it is expedient to enable Grand Juries in Ireland to raise Money on the Security of Presentments: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled,

and by the Authority of the same, as follows:

Money may be raised on the Security of Presentments repayable by Instalments, with Interest,

I. It shall be lawful for the Grand Jury of any County, County of a City, or County of a Town, at any Assizes, or if in the County of Dublin at any Presenting Term, to present any Sum or Sums of Money for the Purpose of any Public Work which by Law it is or may be competent for them to present, (the estimated Cost of which shall not be less than One thousand Pounds) in order to obtain Advances by way of Loan from Parties willing to make such Advances, and to set forth in such Presentment that such Sum or Sums of Money shall be raised and levied by halfyearly Instalments of not less than Ten Pounds per Centum per Annum of the whole Sum to be expended, and likewise to present a Sum sufficient to pay the annual Interest of such Sum or Sums to be so expended, and from Time to Time remaining due, at such Rate (not exceeding Five Pounds per Centum), and likewise to include in such Presentment a sufficient Sum to defray the Expenses attendant upon obtaining an Examination and Report for the Information and Satisfaction of the Commissioners of Public Works in Ireland for the Purpose herein-after mentioned, and w set forth in such Presentment what Part thereof shall be raised upon any Barony or Baronies in such County, or on the County at large; and the Treasurer of such County, County of a City, or County of a Town, shall and he is hereby authorized and required from Time to Time, without further Authority or Presentment in that Behalf, to issue his separate Warrant for or include in his general

general Warrant, at each Assizes or Presenting Term (if in the County of Dublin), such Portion or Portions of the whole Sum so presented, together with such Sum for Interest thereon, as may be necessary for the Purpose of paying the Instalments and Interest as aforesaid to any Party or Person who may, with the Sanction of the Commissioners of Public Works as herein-after provided, have made any Advance on the Faith of such Presentment, and the Sum or Sums inserted in such Warrant shall be raised and levied from and off the Barony or Baronies or County at large named in such Presentment and Warrant, in like Manner, from Time to Time, and with like Remedy in case of Nonpayment, as other Monies directed by any Warrant of such Treasurer are by Law to be or may be levied; and it shall be lawful for any such Grand Jury to Grand Jury in every such Presentment to nominate and appoint appoint Coma Committee, of not less than Three or more than Five Persons, mittee to carry to treat and agree and contract for a Loan with any Party or into effect. Person willing to make the same on the Security of such Presentment, and for the Rate of Interest which shall be paid on any such Loan, and otherwise to carry the said Presentment into effect, and every such Presentment may be in the Form in the First Schedule to this Act annexed.

II. Provided however, That it shall not be lawful for any Such Pre-Party or Person to make any Advance on the Faith of any such sentment to be Presentment until the Work for which such Presentment shall be subject to the made shall be sanctioned and approved by the said Commissioners of Public Works, such Sanction and Approval to be signified under of Public the Hand of the Secretary of the said Commissioners for the Time Works. being, to the Secretary of the Grand Jury, and all Money advanced under the Authority of this Act on the Credit of any such Presentment shall entitle the Party or Person advancing the same or his legal personal Representative or Assignee to be repaid with Interest in the Manner herein-before mentioned; and such Advance shall be paid over to the County Bank to the Credit of the Treasurer of such County, County of a City, or County of a Town, and accounted for by him in like Manner as any other Monies by him received for the Use of such County, and all Securities given by him shall extend to such Monies: Provided always, that any such Presentment as aforesaid shall be subject to the like Conditions as regards the previous Application to and Approval of the Justices and Cesspayers at Presentment Sessions, and to the like Traverse and all other Proceedings thereon, as other Grand Jury Presentments, but that after such Presentment shall be made and fiated it shall not be lawful for any Grand Jury to restrain the issuing of the Warrants which the Treasurer of such County, County of a City, or County of a Town ought from Time to Time to issue agreeably to the Provisions of this Act.

III. When and so soon as any such Presentment as aforesaid Committee to shall have been duly certified by the Acting Clerk of the Crown, treat and agree and the Sanction of the Commissioners of Public Works shall for Loan. have been certified by the Secretary of the Grand Jury to the Committee so nominated and appointed therein, it shall be lawful for such Committee or any Three or more of them to treat, agree with, and contract for a Loan or Advance by any Party or Person 4 A 3 willing

willing to make the same on the Faith of such Presentment, to the Amount thereof, or such Part thereof as may be necessary, and also to agree and contract for the Rate of Interest (not exceeding the Limit aforesaid) to be paid in respect of such Loan or Advance, and the Terms of every such Contract and Agreement shall be reduced to Writing, on a certified Copy of such Presentment, and signed by the said Committee, or any Three or more of them, and by the Party or Person making such Loan or Advance, and delivered over to such Party or Person, and held by him as Security for every such Advance, until the whole of the Sum actually advanced, with Interest thereon as agreed upon, shall be fully paid off and discharged.

Treasurer of County to pay Party advancing on the Faith of Presentment.

IV. Every such Treasurer shall and he is hereby required to pay to the Party or Person who may have advanced Money on the Security of any such Presentment all and every such Sum as shall be received from the Baronial and other Collectors, by virtue of the Presentment and Warrants issued as aforesaid, until the whole Sum advanced shall be repaid, together with Interest thereon, to the Party or Person who may have advanced the same: Provided always, that all Monies in the Treasurer's Hands shall also be applicable and be applied to pay the Instalments of Principal, with Interest thereon, according to the Terms of any such Presentment and the Contract and Agreement as aforesaid, and if it shall happen that any Money shall have been raised by virtue of any such Presentment which will not be required for the Purposes for which it shall have been so raised, the same shall be carried to the Credit of the County, County of a City, or County of a Town, or Barony from which it shall have been raised.

Where the Powers of the Grand Jury for Presentment are transferred to the Council of a Borough, such Council shall have the same Powers as a Grand Jury under this Act.

V. Provided always, That where under any Act of Parliament the Powers, Rights, and Duties of the Grand Jury of any County of a City or County of a Town in relation to the Appointment of Presentment Sessions, and the presenting and levying of Rates and Cesses for any Purpose, have been or shall hereafter be transferred to the Council of any Borough, the Council of such Borough shall have all the Powers and Authorities hereby vested in the Grand Jury of a County, and the Money included in any Presentment or Order to be made by such Council under this Act shall be raised in such Borough in manner by Law provided with respect to Money required for such Purposes in relation to which the Powers of the Grand Jury may be transferred as aforesaid to such Council; and the Certificate of the Town Clerk of such Borough on any such Presentment or Order shall be as effectual as the Certificate of the Acting Clerk of the Crown in the Case of a Presentment by the Grand Jury of a County.

Grand Jury may present Expenses incurred in Matters of Business,

VI. That in addition to the Purposes for which Grand Juries may now by Law present, it shall be lawful for the Grand Jury of any County, County of a City, or County of a Town to present to be levied off the County at large, such Sum or Sums of Maney as may be incurred in defending such County on the Trial of any Traverse or other Proceedings in which such Grand Jury may consider the Rights of the Cesspayers should be defended and protected, and also such Sums as may be necessary for any Costs incurred in the Conduct and Management of any Matter of Business which any such Grand Jury may consider right and

proper

proper for the Interests or Benefit of such County should be confided to and conducted by any Counsel, Solicitor, or Agent: Provided, however, that no such Presentment shall be made unless there shall have been laid before such Grand Jury a Bill duly taxed and certified by the proper Taxing Officer of the Costs incurred for any of the Purpose aforesaid for which such Presentment shall be required.

VII. 'And whereas under and by virtue of an Act of the Session holden in the First and Second Years of King William 1 & 2 W. 4.c. 33. ' the Fourth, Chapter Thirty-three, an Act of the Session holden in the Sixth and Seventh Years of the same Reign, Chapter 6 & 7 W. 4. 'One hundred and eight, an Act of the Session holden in the c. 108. Second and Third Years of Her Majesty, Chapter Fifty, an Act 2&3 Vict.c. 50. of the Session holden in the Ninth and Tenth Years of Her 9& 10 Vict. c. 3. Majesty, Chapter Three, and an Act of the Session holden in the ' Tenth and Eleventh Years of Her Majesty, Chapter Seventy- 10 & 11 Vict. five, certain Harbours, Piers, Quays, Landing Places, and other c. 75. " Works in Ireland have been constructed or improved by the Commissioners of Public Works in Ireland wholly or in part with Public Money: And whereas, under and by virtue of the said last-mentioned Act, and an Order made by the said Commissioners of Public Works, dated the Sixth Day of February One thousand eight hundred and forty-nine, and published in the Dublin Gazette of Friday the Sixteenth of February in the same Year, several Harbours, Piers, Quays, Landing Places, and other Works on the Sea Coast of Ireland which within Fortyfive Years before the passing of such Act had been made, wholly or in part, with Public Money advanced for the Improvement of the Fisheries, have become vested in such Commissioners, and the Counties liable to be charged with the Cost of the Repair and Maintenance of such Works (in case of the Insufficiency of the Tolls, Rates, or Rents accruing thereout,) are set forth in such Order: And whereas it is expedient to provide for the future Maintenance and Preservation of all the said Harbours, Piers, Quays, Landing Places, and Works constructed or improved by the said Commissioners of Public Works as aforesaid, and of the like Works which may be hereafter constructed or improved by such Commissioners under the said Acts, and also of the Works so vested in the said Commissioners as aforesaid, which said Harbours, Piers, Quays, Landing Places, and Works, heretofore constructed or improved as aforesaid, and vested in the said Commissioners as aforesaid, are respectively mentioned in the Second Schedule to this Act annexed:

It shall be lawful for the said Commissioners of Public Works Commissioners (by and with the Consent and Direction of the Commissioners of of Public Works Her Majesty's Treasury), by Warrant under the Hands of the may transfer said Commissioners of Public Works or any Two of them, from Quays, &c. to Time to Time to direct that any Harbour, Pier, Quay, Landing Grand Juries of Place, or other Work mentioned in the said Schedule, or which Counties, at any Time hereafter shall be erected, constructed, or made, altered or improved, by the said Commissioners of Public Works, out of the Sums of Fifty thousand Pounds and Forty thousand Pounds granted by the said Acts of the Ninth and Tenth and

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Tenth and Eleventh Years of Her Majesty, or any Land at about, or adjoining such Harbour, Pier, Quay, or Landing Place purchased by and vested in the said Commissioners under the Provisions of the said Acts or either of them, shall be deemed and become the public Property of the County in which such Harbour Pier, Quay, Landing Place, or other Work may be situate, and from and after the Date of any such Warrant such Harbour, Pier, Quay, Landing Place, or other Work, together with all Ways, Rights, Members, and Appurtenances thereto belonging, and such Land, shall be deemed and taken to be the public Property of such County, and be held, maintained, and preserved by the Grand Jury of the County mentioned in such Warrant in like Manner as any public or County Road or Bridge within such County the Expense of which is or may be chargeable to such County or any Barony thereof: Provided always, that nothing in this Provision contained shall in any Manner affect, alter, or abridge the Powers of the said Commissioners of Public Works under the said Acts of the Ninth and Tenth and the Tenth and Eleventh Years of Her Majesty, or either of them, for the raising, levying, and recovering the Amount specified in any Final Award made or to be made by the said Commissioners of Public Works, and therein stated to have been advanced by way of Loan, or the Tolls and Rates Interest thereof: Provided also, that the Tolls and Rates to be levied and paid for the Use of any such Harbour, Pier, Quey, Landing Place, or other Work shall be from Time to Time fixed by the said Commissioners of Public Works, with the Approbation of the Commissioners of Her Majesty's Treasury; but all such Tolls and Rates shall belong to the County in which such Work may be situate, and shall be levied, collected, and applied, under the Direction of the Grand Jury of such County, and Payment thereof may be enforced by such Person as they may appoint to receive the same, in like Manner as Payment of the Tolls or Rates for the Use of such Work as aforesaid may, under the said Acts or any of them, be enforced by the said Commissioners of Public Works, or their Lessees or Officers: Provided affect Powers of also, that nothing in this Provision, or in any Warrant of the said Commissioners for making any such Harbour, Pier, Quay, Landing Place, or other Work, the public Property of any such County s aforesaid, shall prevent the said Commissioners of Public Works from exercising the Powers contained in the said Acts of the Sixth and Seventh Years of King William the Fourth and of the Ninth and Tenth Years of Her Majesty, in respect to the making, altering, or repealing of any Byelaws, Rules, Orders, and Regulations, as therein mentioned, or in anywise affect the Powers or Provisions of the said Acts in relation to such Byelaws, Ruks, Orders, or Regulations, but such Powers may be exercised by the said Commissioners of Public Works, in respect to any such Harbour, Pier, Quay, Landing Place, or other Work, as if no such

alter or abridge Powers of Commissioners for recovering Monies advanced by way of Loan, and Interest thereon.

Nothing to

to be fixed by Commissioners of Public Works, with Approbation of the Treasury.

Nothing to Commissioners of Public Works to make Byelaws, &c.

Grand Jury

aforesaid.

VIII. It shall be lawful for the Grand Jury of any County in may present for which any such Harbour, Pier, Quay, Landing Place, or other Repairs of Har- Work may be situate to present to be raised off the County #

Warrant had been executed for vesting any such Pier, Harbour. Quay, Landing Place, or other Work in any such County as

large, or any Barony or Baronies therein, such Sum and Sums of bours, Piers, Money as may from Time to Time be necessary for the Repair Quays, &c.; and Maintenance of any such Work which may become the Property of any such County as aforesaid, and to contract for the and enter into Maintenance and Repair of any such Work for any Term not Contracts for Repairs of Suyen Young and without any Application Repairs of such exceeding the Term of Seven Years, and, without any Application Repairs or suc Harbours, &c. to Presentment Sessions, to present to be raised off such County at large, Barony or Baronies, from Time to Time for the Amount necessary to pay the Person or Persons with whom any such Contract shall be made.

IX. It shall be lawful for the Grand Jury of the County in Grand Jury to which any such Harbour, Pier, Quay, Landing Place, or other appoint "Har-Work may be situate to appoint, from Time to Time as Occasion bour Constable" shall require, a proper Person, at such Salary as they may think for entorcing Byelaws, and fit, not exceeding the Sum of Twenty Pounds per Annum, for for Care and enforcing the Byelaws, Rules, Orders, and Regulations (if any) Conservancy of which shall or may be made by the Commissioners of Public Work; Works respecting any such Work, and for the Purpose of settling all Disputes which may arise with respect to the Occupation or Use and the due and proper Care and Preservation of any such Harbour, Pier, Quay, Landing Place, or other Work; and such Person so to be appointed shall be called "the Harbour Constable," and shall have, for the Purposes aforesaid or any of them, in addition to the Powers hereby or by any such Byelaws given, the same Rights, Powers, and Authorities as if he had been appointed to and formed Part of the Constabulary Force established in and for any County in Ireland; and it shall be lawful for the Grand and may present Jury of any such County to present for the Amount of the Salary for his Salary. so agreed to be paid to any such Harbour Constable, without any Application to Presentment Sessions.

X. One Half of every Sum of Money levied as a Fine or Application of Penalty under the Provisions of the said Acts of the Sixth and Penalties in re-Seventh Years of King William the Fourth and the Ninth and spect of Piers, Tenth Years of Her Majesty, or either of them, or under or in respect of any Byelaw heretofore made or which shall be made by the said Commissioners of Public Works, in respect of any such Harbour, Pier, Quay, Landing Place, or other Works, which shall become the Property of any such County, shall be paid to the Informer or Person who shall be the Means of bringing to Justice any Person offending against such Acts or either of them or such Byelaw as aforesaid, and the remaining Half shall be paid to the Treasurer of the County in which any such Harbour, Pier, Quay, Landing Place, or other Work shall be situate, to be by him

brought to the Credit of such County.

XI. In case the Lord Lieutenant or other Chief Governor or Commissioners Governors of Ireland shall signify to the Commissioners of Her of Public Works Majesty's Treasury that any such Harbour, Pier, Quay, Landing may execute Place, or other Work which may become the Property of any such of Harbours, County as aforesaid is not kept and maintained in good and proper Piers, Quays, Repair by the Grand Jury of the County in which any such Work &c. in certain may be situate, or that any sudden Breach or Damage has occurred Cases. to any such Work, it shall and may be lawful for the Commissioners of Her Majesty's Treasury in any such Case, if they think fit, on an Estimate being laid before them by the Commissioners

Harbours, &c.

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of Public Works or any Two of them, setting forth what Sun will be requisite and necessary from Time to Time for the Repair of any such Harbour, Pier, Quay, Landing Place, or other Work, and stating the Situation of such Harbour, Pier, Quay, Landing Place, or other Work, and of the Repairs required for the same, to direct that any such Sum or Sums of Money required by such Commisioners of Public Works, or any Part thereof, be advanced and paid to such Commissioners out of the growing Produce of the Consolidated Fund of the United Kingdom of Great Britain and Ireland, to be applied, under the Directions of the said Commissioners of Public Works, in the repairing of any such Harbour, Pier, Quay, Landing Place, or other Work.

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Mode of Repayment of Money expended on such Repairs.

XII. Whenever any such Harbour, Pier, Quay, Landing Place, or other Work shall be repaired under the Direction of the said Commissioners of Public Works, the said Commissioners or any Two of them shall certify to the Lord Lieutenant or other Chief Governor or Governors of Ireland the total Amount of the Expense incurred by such Repair, and thereupon the Chief Secretary of the Lord Lieutenant or other Chief Governor or Governor of Ireland, or in his Absence the Under Secretary, shall certify to the Secretary of the Grand Jury of any County within which any such Harbour, Pier, Quay, Landing Place, or other Work shall be situate, the Amount of Money which shall have been expended upon the Repair of such Harbour, Pier, Quay, Landing Place, or other Work within any and every such County respectively out of the Advances authorized by this Act; and every such Certifcate shall be laid before the Grand Jury of any and every such County at the next Assizes after the Date of such Certificate of the Chief or Under Secretary, and thereupon the Grand Jury shall present for the Amount of such Expenses as stated in such Certificate to be raised off such County at large, or any Barony or Baronies therein; and when and as soon as the Sum so to be presented as aforesaid shall be raised and received by the Treasurer of any such County, such Treasurer shall pay over the same to the Paymaster of Civil Services in Ireland, or in such Manner as the Commissioners of Her Majesty's Treasury shall direct. XIII. 'And whereas in and by the said Act of the Tenth and

So much of 10 & 11 Vict. c. 75. as relates to Proceedings previous to First Repairs of Piers, &c. repealed.

' Eleventh Years of Her Majesty it was enacted, that the said 'Commissioners of Public Works, with the Approval of the 'Commissioners of Her Majesty's Treasury, might, if they thought fit, out of the Funds therein mentioned, advance by way of Great ' any Part of the Expenses of the First Repair of any Harbour, ' Pier, Quay, Landing Place, or other Work vested in them under ' such Act, and previously to such First Repair such Proceedings ' should be had and taken as by the said Act of the Ninth and ' Tenth Years of Her Majesty are required to be previously had or taken in the Case of any new Pier, Quay, Harbour, or other ' Work the Expense of which was partly to be paid by any County or District: And whereas it is expedient to amend the mid ' Provision :'

So much of the said Act of the Tenth and Eleventh Years of Her Majesty as directs that, previous to such First Repair of any Harbour, Pier, Quay, Landing Place, or other Work vested in the said Commissioners of Public Works, such Proceedings shall be

and taken as by the said Act of the Ninth and Tenth Years of Her Majesty are required to be previously had or taken in the Case of any new Pier, Quay, Harbour, or other Work the Expense of which is partly to be repaid by any County or District, shall be repealed, save as to any Matter or Thing heretofore done under such Provision.

XIV. Previously to the Time when any Harbour, Pier, Quay, Harbours Piers. Landing Place, or other Work shall become the public Property Quays, &c. may of any County as aforesaid, it shall and may be lawful for the said be repaired by Commissioners of Public Works, with the Sanction and Approval of the Commissioners of Her Majesty's Treasury, if they think fit, at any Time out of the Residue now remaining unapplied of the several Sums previous to same of Fifty thousand Pounds and Forty thousand Pounds in and by being transthe said Acts of the Ninth and Tenth and the Tenth and Eleventh ferred to the Years of Her Majesty granted for the Purposes of the said Acts, County. to apply such Sum of Money as may in the Opinion of the said Commissioners of Public Works be necessary for the Repair of such Harbour, Pier, Quay, Landing Place, or other Work without charging such Sum or any Part thereof on such County.

XV. And whereas in and by the said Act of the Ninth and 9&10 Vict. c. 3.

' Tenth Years of Her Majesty it was enacted, that any Sum of Money which under the Final Award of the said Commissioners of Public Works should be payable by any County in respect of Monies advanced by way of Loan for or in respect of any Work under the Provisions of the said Act should be payable by the Grand Jury of such County, and the Secretary of the said Commissioners should certify to the Secretary of such Grand Jury the Amount of such Sum of Money, and the Instalments and Manner by and in which the same was payable under the Award of said Commissioners, and such Grand Jury was required, without Application to Presentment Sessions, to make Presentment of the Amount of such Costs, Charges, and Expenses, or of the Instalments from Time to Time payable in respect thereof, as stated in such Certificate, together with Interest, as therein mentioned, to be raised off the County at large; and it is by said Act also enacted, that any Sum of Money which under such Final Award should be payable by any District in respect of Monies advanced by way of Loan for or in respect of any Work under the Provisions of said Act, with Interest thereon, as therein mentioned, should be charged upon the Occupiers of and other Persons rateable in respect of Lands and Hereditaments within such District, and rated as therein mentioned, and should be payable either in One Sum, or by Instalments, as specified in such Award, by the Ratepayers therein mentioned, the same to be assessed and levied as therein mentioned: And whereas it is expedient to make other Provision for the Collection and Repayment of all Sums which under any Final Award of the said Commissioners should be payable by any County or by any District in respect of Monies advanced by way of Loan for or in respect of any Work executed

under the Provisions of the said last-mentioned Act :' Where any Sum of Money under the Final Award of the said Monies payable Commissioners already made, or hereafter to be made, is or shall by County or peyable by any County and District, or either of them, in respect Award to be Monies advanced by way of Loan for or in respect of any Har-presented by

bour, Grand Jury.

' and

bour, Pier, Quay, Landing Place, or other Work, under the Provisions of the said Act of the Ninth and Tenth Years of Her Majesty, or of this Act, the same shall be payable by the Grand Jury of such County; and the Secretary of the said Commissions shall certify to the Secretary of such Grand Jury the Amount of such Sum of Money, and the Instalments and Manner by and in which the same is payable, under the Award of the said Commissioners; and such Grand Jury are hereby required, without Application to Presentment Sessions, to make Presentment of the Amount mentioned in such Certificate to be payable at the Times and in the Manner stated in such Certificate, to be raised off the County at large and District, or either of them, as the Case may be; mi in default of such Presentment, the Court, at such or the next Assizes, shall order the Amount mentioned in such Certificate to be raised off such County and District, or either of them, as the Case may be, and such Order shall have the Force and Effect of a Presentment; and the Treasurer of such County shall insert such Amount as shall be so presented or ordered as aforesaid in his Warrant or Warrants, and the same shall be applotted, raised, and levied, sued for and recovered, by such and the same Ways and Means as any Grand Jury Cess; and when and so soon se such Amount as aforesaid shall be raised and received by the Treasurer of the County, such Treasurer shall immediately pay the same to the Paymaster of Civil Services in Ireland for the Time being, and the same shall be by him paid over and applied, in such Manner as the Commissioners of Her Majesty's Treasury shall from Time to Time direct, in discharge of the Loan mentioned in any such Award, and chargeable to such County and District, or either of them.

Monies payable under Awards by Proprietors to be paid to the Paymaster ofCivil Services.

XVI. Any Sum of Money which under any such Final Award shall be payable by any Proprietor of Lands in respect of Monies advanced by way of Loan for or in respect of any Work under the Provisions of the said Act of the Ninth and Tenth Years of Her Majesty, together with Interest for such Sum, as by the said Act provided, from the Date of such Award, shall be paid and payable to the Paymaster of Civil Services in Ireland for the Time being. and the same shall be by him paid over and applied, in such Manner as the Commissioners of Her Majesty's Treasury shall from Time to Time direct, in discharge of the Loan, and Interest thereon, chargeable on the Lands of such Proprietor, as mentioned in any such Award: Provided always, that nothing herein contained (save as lastly herein-before mentioned) shall in any Manner alter or affect the Provisions of the said Act with respect to Repayment of such Loan or the Recovery thereof in case of Nonresment of the same.

6 G. 4. c. 101.

XVII. 'And whereas by an Act of the Sixth Year of King ' George the Fourth, Chapter One hundred and one, Province ' was made for the Repair and Maintenance of certain Roads and ' Bridges in Ireland made wholly or in part at the Public Expens. ' and by the said Act of the First and Second Years of King Wi-' liam the Fourth the said Act of King George the Fourth, which ' had expired, was revived, and the Repair and Maintenance of ' such Roads and Bridges placed under the Direction of the said 'Commissioners of Public Works: And whereas the several Roods

' and Bridges which have been made by the said Commissioners of Public Works under the said Act of the First and Second ' Years of King William the Fourth, and the Acts amending the same, have hitherto been maintained by the said Commissioners ' of Public Works, and the Expenses incurred in such Maintenance ' have from Time to Time been repaid by means of Grand Jury ' Presentment by the Counties in which such Roads are respec-' tively situate: And whereas it is expedient that the Maintenance of all the said Roads and Bridges should be transferred to the ' respective Counties in which such Roads or Bridges may be ' situate:'

All Roads and Bridges in Ireland heretofore maintained and Roads and repaired by the said Commissioners of Public Works, under the Bridgeshitherto said Acts of the Sixth Year of King George the Fourth and the maintained by First and Second Years of King William the Fourth, and also all of Public Works Roads and Bridges heretofore made by the said Commissioners, vested in Grand either wholly or in part at the Public Expense, by means of free Jury. Grants, under the said Act of the First and Second Years of King William the Fourth, or any of the Acts amending the same, and heretofore maintained by the said Commissioners of Public Works. shall from and after the First Day of July next ensuing be considered and deemed public County Roads and Bridges the Property of the Counties in which such Roads and Bridges shall be respectively situate, and the same Roads and Bridges respectively shall be kept in repair and maintained as public County Roads and Bridges within such Counties respectively are now kept in repair and maintained: Provided always, that when any such Bridge shall be situate partly in One County and partly in another, the Expense of repairing and maintaining such Bridge shall be borne and defrayed equally between such Counties, and Presentments made accordingly.

XVIII. 'And whereas Contracts or Agreements have been Existing entered into by the said Commissioners of Public Works with Contracts for certain Persons for the Maintenance and Repairs of certain of Maintenance the said Roads and Bridges, and which Contracts are still sub- and Repairs

' sisting, and it is expedient to make due Provision for the same:' of Roads and Bridges trans From and after the said First Day of July all the Benefit and ferred to Grand Obligation to which the said Commissioners of Public Works may Jury. be entitled or subject under any Contract entered into with them, and then in force, for the Repair of any such Road or Bridge as aforesaid, and under any Bond or other Instrument as a Security for the Performance of any such Contract, shall, without any Act or Deed whatever to be done by the said Commissioners of Public Works or any other Person, become transferred to and vest in the Grand Jury of the County in which any such Road or Bridge to which such Contract shall relate shall be situate, and every such Contract, Bond, or other Instrument may be proceeded upon by or on behalf of such Grand Jury, or at their Instance, in the same Manner as if such Contract, Bond, or other Instrument had been entered into in pursuance of the Provisions of the several Acts relating to the Presentment of Public Monies by Grand Juries in Ireland for the Repairs of Roads or Bridges, and every Person who entered into such Contract shall be entitled to the full Benefit of such Contract, as against such Grand Jury, and the same shall

Bridges trans-

be as binding on such Grand Jury as if the same were exercitated with such Grand Jury, and from and after the said list Day of *February* the Liability of the said Commissioners of Public Works in respect to any such Contract shall cease and determine.

6 & 7 W. 4. c. 35.

XIX. 'And whereas by an Act of the Session holden in the Sixth and Seventh Years of King William the Fourth, Chapter Thirty-five, certain Roads therein mentioned or referred to passing to, from, and between the General Post Office in the City of Dublin and the Harbonr at Howth, were, with the aid Harbour and other Works and Matters therein mentioned, vested in the Commissioners acting in execution of the said Act of the First and Second Years of King William the Fourth, now the Commissioners of Public Works in Ireland, the same to be thereforth repaired, maintained, and supported by the said Commissioners, as therein mentioned: And whereas it is no longer necessary or expedient that the said Roads should continue to be repaired and maintained by the said Commissioners of Public Works:

Road from Dublin to Howth (save that Part commonly called the North Strand) vested in and to be maintained by the Trustees of the Road.

From and after the First Day of October next so much of the said Act of the Sixth and Seventh Years of King William the Fourth as vests in the said Commissioners of Public Works the said Road from Dublin to Howth, and enacts that the same shall be repaired, maintained, and supported by such Commissioners and provides that Payments shall be made as therein mentioned to such Commissioners for the Repairs of such Roads, shall be repealed; and the said Road from Dublin to Horti (are that Part commonly called the North Strand, herein-after specially provided for,) shall be vested in and maintained and kept in repair by the Trustees respectively acting in execution of the several Acts passed by the Parliament of Ireland in the Twenty sixth, Twenty-eighth, Twenty-ninth, Thirty-first, Thirty-scool, Thirty-third, and Thirty-eighth Years of King Gorge the Third. in the said Act of the Sixth and Seventh Years of King William the Fourth, Chapter Thirty-five, mentioned or referred to, and of the Act of the Fifty-sixth Year of King George the Third, in the same Act of the Sixth and Seventh Years of King Willes the Fourth also mentioned or referred to, and of any other Act or Act of Parliament respecting the said Roads, in the same Manner, and with, subject to, and under the same Powers, Authorities, and Provisions, as if the Act of the Fourth Year of King George in Fourth, Chapter Seventy-four, relieving such Trustees from the Burden of the Repair of the said Road, and providing for the Repair thereof by the Commissioners therein mentioned, and are subsequent Act providing for such Repair by any other Commissioners had not sioners, had not been passed.

Portion of Road from Dublin to Howth called North Strand to be deemed a public Road.

Presentment for Repairs and XX. From and after the said First Day of October the suit Road commonly called and known as the North Strand, commencing at the Circular Road near to the City of Dublin, and ending at Annestey Bridge, shall be considered a public Road within the County of the City of Dublin, and be maintained and within the County of the City of Dublin, and be maintained as all other Roads being within the said County of the City of as all other Roads being within the said County of the City of as all other Roads being within the said County of the City of Dublin, and any Sum of Money which may appear by the County of the City of Dublin, and any Sum of Money which may appear by the County of the Said Commissioners of Public Works to be now due and

and owing to the said Commissioners for Repairs heretofore made Maintenance to the said Road shall be presented for by the Council of the thereof to be Borough of Dublin, in like Manner as they are now authorized to made. present for Monies for the Repairs of any Road within the County of the City of Dublin, to be paid to the said Commissioners of Public Works at such Times as shall be mentioned in such Certificate.

XXI. The Term "Treasurer," when used in this Act, shall, as Interpretation. regards the County of *Dublin*, be held to signify the Finance Committee; and the Instalments herein directed to be raised half yearly shall, as regards the said County of Dublin, be held to signify yearly; and the Amount of each Instalment, exclusive of Interest, to be not less than Ten per Cent. of the whole Amount of the Sum presented.

FIRST SCHEDULE.

County of

Assizes.

to wit-

18 We the Grand Jury of the County of duly assembled and sworn at the

Assizes, held at County

in and for the said

in pursuance of

on the

Day of

Insert the Act or Acts enabling Grand Jury to present for the Work, the Years of the Queen's Reign, and the Chapter and Section of each Act respectively, as printed by the Queen's Printers.

do present the Sum of Purpose of

, for the

State for what the Presentment is.

And further, in pursuance of the Powers to us in that Behalf given in and by an Act of the intituled [here state Title of this Act], and to enable us to from any Party borrow the said Sum of or Person who may advance such Sum; and, in order to repay the same, we do present that the said Sum be raised and levied upon

State the Barony or Baronies or County at large, as the Case may

by half-yearly Instalments of

The Instalments cannot be less than 10%. per Cent. per Annum of the whole Sum to be presented.

each, the First of said Instalments to be raised after the present Assizes, and the remaining Instalments after the next and each and every Assizes, until the whole of **Successive** the said Sum shall be raised and discharged: And further,

in

in pursuance of the Powers in the said Act contained, we do further present the Sum of

Insert a Sum sufficient to pay the annual Interest which will accrue during the Period of the Loan.

to be raised upon the

State Barony or Baronies or County at large.

to pay the annual Interest of the said Sum of

The Sum borrowed.

or of such Part of the same as shall from Time to Time remain due, at such Rate not exceeding Five per Cent., as may be agreed upon; and we present the said Sum of

The Sum above presented for Interest.

to be raised half yearly in such Sums as may be from Time to Time required to satisfy the Interest of so much of the said Principal Sum as shall be and remain due after the Application of the Sums presented to be levied for its Satisfaction, One of such Sums or Instalments to be raised upon the

State Barony or Baronies or County at large.

, after the present and every future Assizes, and the other upon

Ditto.

after the next and every future

Assizes,
in the next and each succeeding Year, until such Principal
Sum shall have been fully paid as aforesaid:

And further, for the said Purpose and to defray the Expenses attendant upon obtaining an Examination and Report for the Information and Satisfaction of the Commissioners of Public Works in Ireland, as provided for by

the said Act, we do further present a Sum of

An adequate Sum to be here inserted in the Presentment, beyond the Estimate for the Works, to cover the Expenses of the Investigations of the Officers of the Board of Works.

As before.

to be raised upon , immediately after the present Assizes, and to be paid to the Treasurer for that Purpose:

And we nominate and appoint

Insert here the Names of not less than Three or more than Five Persons to act as a Committee.

to treat and agree and contract for a Loan with any Party or Person willing to make the same on the Security of this Presentment, and for the Rate of Interest which shall be paid on such Loan, and otherwise to carry this Presentment into effect.

SECOND SCHEDULE referred to in the foregoing Act.

Where situate.	Harbour, Pier, Quay, or other Work, as the Case may be.	County in which situate
Cahore	Pier	Wexford.
Arthurstown	Pier or Landing Quay -	Wexford.
Ballinacourty	Pier	Waterford.
Harbour of Kinsale -	Quay at Worldsend -	Cork.
Cove of Kinesle	Quay	Cork.
Courtmacsherry	Pier	Cork.
Glandore	Pier	Cork.
Baltimore	Pier	Cork.
Cape Clear	Pier	Cork.
Bear Island	Pier at Laurence Cove -	Cork.
Bearhaven	Pier at Castletown -	Cork.
Coulagh Bay	Pier	Cork.
Kenmare	Pier	Kerry.
Caherciveen	Pier	Kerry.
Castlemaine	Pier	Kerry.
Kilbaha	Pier	Clare.
Liscannor	Pier	Clare.
Burren	Pier	Clare.
Dooros	Pier	Galway.
Ardfry	Pier	Galway.
Kilcolgan	Pier	Galway.
Claddagh	Piers	County of the Town of Galway.
Barna	Pier	Galway.
Spiddle	Pier	Galway.
Greatmans Bay	Pier on the Island of Gorumna.	Galway.
Killeany in the Island of	Pier	Galway.
Aran.	l	~ •
Bealadangan	The Pass of Bealadangan	Galway.
Roundstone	Pier	Galway.
Clifden	Pier • -	Galway.
Clegan Bay	Pier	Galway.
Leenane Killary Bay -	Pier	Galway.
Cashla Bay	Pier	Galway.
	Pier at Old Head -	Mayo.
Clew Bay		
Clare Island	Two small Piers -	Mayo.
Clare Island Achill Sound	Two small Piers -	Mayo. Mayo.
Clare Island Achill Sound Blacksod Bay	Two small Piers - Pier Pier at Tarmon	Mayo. Mayo. Mayo.
Clare Island Achill Sound Blacksod Bay Bellmullet	Two small Piers Pier Pier at Tarmon Pier	Mayo. Mayo. Mayo. Mayo.
Clare Island	Two small Piers Pier	Mayo. Mayo. Mayo. Mayo. Mayo.
Clare Island Achill Sound Blacksod Bay Blacksod Bay Raghley	Two small Piers Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo.
Clare Island Achill Sound Blacksod Bay Blacksod Bay Raghley Bruckless	Two small Piers Pier Pier at Tarmon Pier at Saleen Pier Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal.
Clare Island Achill Sound Blacksod Bay Bellmullet Blacksod Bay Raghley Ruckless Newport	Two small Piers Pier Pier at Tarmon Pier - Pier at Saleen Pier Pier Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal.
Clare Island Achill Sound Blacksod Bay Belimullet Blacksod Bay Raghley Bruckless Rewport Killybegs	Two small Piers Pier Pier at Tarmon Pier Pier at Saleen Pier Pier Pier Pier Pier Pier Pier Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal.
Clare Island Achill Sound Blacksod Bay Bellmullet Blacksod Bay Raghley Rruckless Newport Killybegs Teelin Harbour	Two small Piers Pier Pier at Tarmon Pier at Saleen Pier Pier Pier Pier Pier Pier Pier Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal. Donegal.
Clare Island Achill Sound Blacksod Bay Bellmullet Blacksod Bay Raghley Rruckless Newport Killybegs Teelin Harbour Rathmullen	Two small Piers Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal. Donegal. Donegal.
Clare Island Achill Sound Blacksod Bay Bellmullet Blacksod Bay Raghley Rruckless Newport Killybegs Teelin Harbour Rathmullen Greeneastle	Two small Piers Pier Pier at Tarmon Pier Pier at Saleen Pier Pier Pier Pier Pier Pier Pier Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal. Donegal. Donegal. Donegal.
Clare Island Achill Sound Blacksod Bay Bellmullet Blacksod Bay Raghley Rruckless Newport Killybegs Teelin Harbour Rathmullen	Two small Piers Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal. Donegal. Donegal. Antrim. County of Town of Car
Clare Island Achill Sound Blacksod Bay Belmullet Blacksod Bay Raghley Raghley Ruckless Ruckless Rewport Killybegs Teelin Harbour Rathmullen Greencastle Portmuck Carrickfergus	Two small Piers Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal. Donegal. Donegal. Antrim. County of Town of Carrickfergus.
Clare Island Achill Sound Blacksod Bay Bellmullet Blacksod Bay Raghley Ruckless Newport Killybegs Teelin Harbour Rathmullen Greencastle Portmuck Carrickfergus	Two small Piers Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal. Donegal. Donegal. Conegal. Conegal. Donegal.
Clare Island Achill Sound Blacksod Bay Bellmullet Blacksod Bay Raghley Raghley Raghley Ruckless Newport Killybegs Teelin Harbour Rathmullen Greencastle Portmuck Carrickfergus Lambay Island Island of Injahturk	Two small Piers Pier Pier at Tarmon Pier Pier at Saleen Pier Pier Pier Pier Pier Pier Pier Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal. Donegal. Donegal. Conegal. Conegal. Donegal. Donegal. Donegal. Donegal. Antrim. County of Town of Carrickfergus. Dublin. Mayo.
Clare Island Achill Sound Blacksod Bay Bellmullet Blacksod Bay Raghley Ruckless Newport Killybegs Teelin Harbour Rathmullen Greencastle Portmuck Carrickfergus	Two small Piers Pier	Mayo. Mayo. Mayo. Mayo. Mayo. Sligo. Donegal. Donegal. Donegal. Donegal. Donegal. Conegal. Conegal. Donegal.

Where situate.	Harbour, Pier, Quay, or other Work, as the Case may be.	County in which situate
Clear Bay	Pier at Roigh	Mayo.
Cashla Bay	Pier	Galway.
Ballyvaughan	Pier	Chare.
Annalong	Harbour, Pier, Wharf, and Breakwater.	Down.
Arran Island	Pier and Landing Slip -	Galway.
Quay Village, Brandon Bay.	Pier	Kerry.
Ballycotten	Pier	Cork.
Ballyness	Pier	Donegal.
Bunowen	Pier	Galway.
Bamaderrig	Landing Slip and Wharf	Galway.
Bunatruhan	Landing Slip	Donegal.
Blackwater	Pier and Roadway -	Kerry.
Ballywalter	Pier and Roadway -	Down.
Ballynagane	Pier and Landing Slip -	Waterford.
Carlingford	Pier and Roadway -	Louth.
Courtown	Screw Pile Pier	Wexford.
Portoriel, Clogher Head	Harbour	Louth.
Cushendall (Red Bay) -	Pier	Antrim.
Dingle	Pier	Kerry.
Dunany	Pier	Louth.
Duncannon	Pier and Approach -	, Wexford.
Errislannan, or Loughawn	Dock	Galway.
Lea. Fethard	Pier	Trr-cina
_		Wexford.
Greystones Greenane	Landing Wharf Pier	Wicklow.
Helvick Head -	1	Kerry. Waterford.
Kilkieran	Landing Slip and Basin Pier	Galway.
Knightstown (Valencia)	Pier and Breakwater -	· •
Kilmakilloge	Pier	Kerry.
Kilmore	Pier	Wexford.
Moville	Pier	Donegal.
Newport	Quay Wall	Mayo
Newcastle	Pier and Breakwater -	Down.
Portorablahy	Pier	Donegal.
Rosroe	Pier	Galway.
Rush	Pier	Dublin.
Sea View (Mountcharles)	Pier	Donegal.
Slade	Pier	Wexford
Skull	Pier and Approach -	Cork.
Таттеа	Pier and Approach -	Galway.
Ventry	Pier and Landing Slip -	Kerry.
•	G ·····I	

C A P. CXXXVII.

An Act for the better Administration of Charitable Trusta [20th August 1853.]

'WHEREAS it is expedient to provide Means for securing the due Administration of Charitable Trusts, and for the more beneficial Application of Charitable Funds in certain Cases:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual

Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

I. It shall be lawful for Her Majesty and Her Successors, by Her Majesty Warrant under the Royal Sign Manual, to appoint Four Commis- empowered to sioners, and also One Secretary and Two Inspectors for the appoint Charity Purposes of this Act, and upon any Vacancy by the Death, Secretary, and Resignation, or Removal of any Commissioner, Secretary, or Inspectors. Inspector under this Act, from Time to Time in like Manner to appoint another Person to succeed to such Vacancy, and until a fresh Appointment shall be made it shall be lawful for the surviving or continuing Commissioners, in case of any Vacancy, to act as if no such Vacancy had occurred; and Three of the said Commissioners shall hold Office during good Behaviour; and the Fourth, and every Secretary and Inspector to be appointed under this Act, shall hold Office during the Pleasure of Her Majesty.

II. The said Three Commissioners so holding Office during Qualification of good Behaviour shall be paid as herein-after mentioned, and Two Commissioners. at least of the said paid Commissioners for the Time being shall be Barristers-at-Law of not less than Twelve Years standing at the Time of their respective Appointments, and One of such Barristers shall be the Chief Commissioner, and shall be so called

and distinguished in his Appointment.

III. The said Commissioners, with the Sanction of the Com- Officers of the missioners of Her Majesty's Treasury, shall from Time to Time Board. appoint such Clerks and Messengers as the said Commissioners may think fit, and all Persons appointed under this Provision shall hold their Offices during the Pleasure of the said Commissioners.

IV. There shall be paid to the said paid Commissioners, and to Salaries. the said Secretary, Inspectors, Clerks, and Messengers, such Salaries not exceeding for the Chief Commissioner the annual Sum of One thousand five hundred Pounds, and for each of the other paid Commissioners the annual Sum of One thousand two hundred Pounds, and for the said Secretary the annual Sum of Six hundred Pounds, and for each of the said Inspectors the annual Sum of Eight hundred Pounds, as shall be from Time to Time allowed by the Commissioners of Her Majesty's Treasury, who may also allow to every Commissioner, Inspector, and other Person appointed for the Purposes of this Act such reasonable Travelling and other Expenses as may be incurred by him in the Execution of his Office, and the said Salaries and Expenses, and the incidental Expenses of the said Board, shall be paid out of any Monies which may be from Time to Time provided by Parliament for that Purpose: Provided always, that after the Thirty-first day of March in the Year One thousand eight hundred and fiftyseven, the said annual Salary shall be paid to One only of the said Commissioners besides the said Chief Commissioner.

V. No paid Commissioner, Secretary, or Inspector to be apv. No paid Commissioner, Secretary, or Inspector to be ap-pointed under this Act shall be capable of sitting in the House of sit in House of

Commons during the Tenure of his Office.

VI. The said Commissioners to be appointed under this Act Style of Comshall be styled "The Charity Commissioners for England and missioners, who Wales," and may have and use a Seal for authenticating Docu- may sit as a ments, and such Commissioners shall sit from Time to Time as a Board,

No paid Com-Confinons.

4 B 2

Board for carrying this Act into execution; and any Two of such Commissioners may form a Board, and may exercise all or any of the Powers conferred on the Commissioners or the Board

Board to frame General Minutes.

VII. The said Board shall, by General Minutes, from Time to Time prescribe Regulations for their Proceedings, and the Proceedings of their Inspectors, and concerning the Form and Manner of Applications to the said Board, and the Conditions to be performed by Applicants, and for the Guidance of Applicants in relation thereto, and all such General Minutes shall be signed by Three of the said Commissioners at the least; and Copies of all such General Minutes shall be laid before both Houses of Parliament within Fourteen Days after the making thereof if Parliament be sitting, or if Parliament be not sitting, then within Fourteen Days after the next Meeting thereof.

Minutes of Orders, &c. to be entered, and Copiesof Entries signed by the Secretary to be received in Evidence.

VIII. The said Board shall cause Minutes of their Proceedings. Proceedings and all Orders, Certificates, and Schemes, made or approved by them under this Act, to be entered in Books to be provided and kept for such Purpose, and all such Entries shall be signed by their Secretary, and all Copies purporting to be extracted from the Books of the said Board, and to be certified by their Secretary, of any such Minutes, Orders, Certificates, and Schemes entered as aforesaid, shall be received as Evidence of the Proceedings to which such Minutes shall relate, and of such Orders, Certificates, or Schemes, and of the making or Approval thereof (as the Case may require) by the said Board, without further Proof thereof.

Board to inquire into Condition and Management of Charities.

IX. It shall be lawful for the said Board from Time to Time, as they in their Discretion may see fit, to examine and inquire into all or any Charities in England or Wales, and the Nature and Objects, Administration, Management, and Results thereof, and the Value, Condition, Management, and Application of the Estates, Funds, Property, and Income belonging thereto; and the said Board may cause Examinations and Inquiries in relation to the Matters aforesaid to be made and prosecuted by their Inspectors, acting together or separately, in such Cases and at such Times as the said Board may think fit; and all such Inspectors shall from Time to Time report their Proceedings to the said Board.

Power to require Accounts and Statements.

X. The said Board may require all Trustees or Persons acting or having any Concern in the Management or Administration of any Charity, or the Estates, Funds, or Property thereof, to render to the said Board, or to their Inspectors, or either of them, Accounts and Statements in Writing in relation to such Charity, or the Funds, Estates, Property, Income, or Monies thereof, or the Administration, Management, and Application thereof, and may also require such Trustees and Persons to return Answers in Writing to any Questions or Inquiries addressed to them by the Direction of the said Board relating to the Matters aforesaid.

Officers having Custody of Records to furnish Copies and Ex-& racts, if required by Board.

XI. All Officers having the Custody of Enrolments, Decrees, Reports, Records, and other Documents relating to or concerning any Charity shall furnish such Copies or Extracts as shall be required by the said Board; and every Inspector, Secretary, and other Officer of the said Board for the Time being employed for

the Purposes of this Act shall be at liberty, by the Authority and under the Directions of the Board, and subject to such Regulations as the Board may make in that Behalf, to examine and search the Registers and Records of every Court of Law and Equity, and every Ecclesiastical Court, and every public Registry and Office of Records, and to take Copies of and Extracts from any Decree or Document recorded or registered or deposited therein respectively, for any Purpose contemplated by this Act. without Fee or other Payment in respect thereof.

XII. Any Inspector acting under the Authority of the said Inspector Board may, by Precept under his Hand subject, to such Regula- may examine tions as the said Board may make in that Behalf, require any Witnesses on Posses, being a Typestee of any Charity or otherwise acting or Oath. Person, being a Trustee of any Charity or otherwise acting or having any Concern in the Management or Administration of any Charity, or of the Estates, Funds, or Property thereof, or in the Receipt or Payment of the Income or Monies thereof, or deriving any Income or Stipend therefrom, to attend before such Inspector for the Purpose of being examined by him touching or relating to such Charity, or the Estates, Funds, Property, or Income thereof, at any Time and Place mentioned or appointed by such Precept, and to bring and produce any Deed, Paper, Writing, Instrument, or other Document, being in the Custody, Possession, or Power of such Person, and relating to such Charity, or the Estates, Funds, Property, or Income thereof, and may examine upon Oath all Persons attending in pursuance of such Precept, and all Persons voluntarily attending before him, and may administer such Oath: Provided always, that no Person shall be obliged to travel in obedience to any such Precept more than Ten Miles from his Place of Abode.

XIII. If any Person wilfully give false Evidence upon any Ex- False Evidence amination under this Act, every Person so offending shall be a Misdemeanore

deemed guilty of a Misdemeanor.

XIV. If any Person from whom the said Board, or any Inspec- Person refusing tor, is authorized to require any Account or Statement or Answers to render Acto any Questions or Inquiries, or whose Attendance any Inspector counts, &c. to be is authorized to require, shall refuse or wilfully neglect to render to of a Contempt the said Board such Account or Statement, or to make Answers of Court. to such Questions or Inquiries, or to attend in obedience to any lawful Precept of any Inspector or to give Evidence before him, or shall wilfully alter, destroy, withhold, or refuse to produce any Deed, Paper, Writing, Instrument, or other Document which may be lawfully required to be produced before any Inspector of the said Board, every Person so offending shall be deemed and taken to have been guilty of a Contempt of the High Court of Chancery, and shall be liable to be attached and committed by such Court on summary Application by the Commissioners to the same, and shall pay the Costs of and attending such Contempt as the said Court shall direct.

XV. Provided always, that nothing herein contained shall ex- Saving for Pertend to give to the said Board or their Inspectors any Power of sons claiming requiring from any Persons holding or claiming to hold any adversely to Property whatsoever adversely to any Charity, or free or discharged from any Charitable Trust or Charge, any Information, or the Production of any Deed or Document whatever in relation

to the Property so held or claimed adversely, or any Charitable Trust or Charge alleged to affect the same.

Board to entertain Applications for their Opinion or Advice.

Persons acting on Advice of Board to be indemnified.

Notice of legal Proceedings as to any Charity by any Person, except the Attorney General, to be given to the Board.

XVI. The said Board shall receive and consider all Applications which may be made to them by any Trustee or other Person having any Concern in the Management or Administration of any Charity, for their Opinion, Advice, or Direction respecting such Charity, or the Management or Administration thereof, or the Estates, Funds, Property, or Income thereof, or the Application thereof, or any Question or Dispute relating to the same respectively, and, if they so think fit, may, upon any such Application, give such Opinion or Advice as they think expedient, subject to any Judicial Order or Direction which may be subsequently made or given by any competent Court or Judge; and such Opinion or Advice shall be in Writing, signed by Two or more of the said Commissioners, and sealed with the Seal of the said Commission; and every Trustee and other Person who shall act upon or in accordance with the Opinion or Advice given by the said Board shall in respect of so acting be deemed and taken, so far as respects his own Responsibility, to have acted in accordance with his Trust: and no such Judicial Order or Direction subsequently made or given by any Court or Judge shall have any such retrospective Effect as to interfere with or impair the Indemnity by this Act given to Trustees and other Persons who have acted upon or in accordance with such Opinion or Advice of the said Board: Provided always, that nothing herein contained shall extend to indemnify any Trustee or other Person for any Act done in accordance with the Opinion or Advice of the said Board, if such Trustee or other Person have been guilty of any Fraud or wilful Concealment or Misrepresentation in obtaining such Opinion or Advice.

XVII. Before any Suit, Petition, or other Proceeding (not being an Application in any Suit or Matter actually pending) for obtaining any Relief, Order, or Direction concerning or relating to any Charity, or the Estate, Funds, Property, or Income thereof, shall be commenced, presented, or taken, by any Person whomsoever, there shall be transmitted by such Person to the said Board, Notice in Writing of such proposed Suit, Petition, or Proceeding. and such Statement, Information, and Particulars as may be requisite or proper, or may be required from Time to Time, by the said Board, for explaining the Nature and Objects thereof; and the said Board, if upon Consideration of the Circumstances they so think fit, may, by an Order or Certificate signed by their Secretary, authorize or direct any Suit, Petition, or other Proceeding to be commenced, presented, or taken with respect to such Charity. either for the Objects and in the Manner specified or mentioned in such Notice, or for such other Objects, and in such Manner and Form, and subject to such Stipulations or Provisions for securing the Charity against Liability to any Costs or Expenses, and to such other Stipulations or Provisions for the Protection or Benefit of the Charity, as the said Board may think proper; and such Board, if it seem proper to them, may by such Order or Certificate as aforesaid require and direct that any Proceeding so authorized by them in respect of any Charity, shall be delayed during such Period as shall seem proper to and shall be directed by such Board; and

and every such Order or Certificate may be in such Form and may contain such Statements and Particulars as such Board shall think fit; and (save as herein otherwise provided) no Suit, Petition or Courts not to other Proceeding for obtaining any such Relief, Order, or Direc- entertain Proother Proceeding for obtaining any such roller, or bridge, or bridge ceedings as to tion as last aforesaid shall be entertained or proceeded with by the Charities, except Court of Chancery, or by any Court or Judge, except upon and in upon Certificate conformity with an Order or Certificate of the said Board: Pro- of the Board. vided always, that this Enactment shall not extend to or affect any such Petition or Proceeding in which any Person shall claim any Property or seek any Relief adversely to any Charity.

XVIII. Provided always, That it shall be lawful for Her Ma- Saving for the jesty's Attorney General acting ex officio to make such Applica- Attorney tions, and take and prosecute such Proceedings with respect to General acting any Charity, in the Court of Chancery or otherwise as to him ex officio. may seem fit, as if this Act had not been passed; and that nothing in this Act contained shall be construed as dispensing with the Fiat or Allowance of Her Majesty's Attorney General, with respect to any Proceeding not being an Application under the Jurisdiction created by this Act where such Fiat or Allowance

was necessary before the passing of this Act.

XIX. Provided also, That where upon any Report of any Board may, Inspector under this Act or otherwise it appears to the said Board upon Report of that any Suit, Petition, or other Proceeding concerning or relating an Inspector, to any Charity, or the Estate, Funds, Property, or Income thereof, ceedings where would be proper or expedient, it shall be lawful for the said no Notice has Board by their Order to authorize or direct such Suit, Petition, or been given to Proceeding to be commenced, presented, or taken, and to give them, and may such Directions in relation thereto as the said Board may think in other Cases proper; and thereupon such Suit, Petition, or Proceeding may be commenced, presented, or taken accordingly, without any such Inspector. previous Notice in Writing as herein-before mentioned; and the said Board, before giving any such Opinion, Advice, or Direction upon any such Application as aforesaid, or making any such Order or Certificate after Notice to them as aforesaid, may, where local Inquiry appears to them to be requisite, cause such Inquiry to be made by One of their Inspectors; and the said Board may, in any Case where they see fit, before acting upon the Report of any Inspector, cause such Report to be deposited for local Inspection, and give Notice of the same being so deposited, and consider any Statements or Objections which may be transmitted to them in relation thereto.

XX. In any Case in which it shall appear to the said Board Powerfor Board that the Institution of legal Proceedings is requisite or desirable to certify cerwith respect to any Charity, or the Estates, Funds, Property, or tain Cases to Affairs thereof, and that under the Circumstances thereof it is desirable that such Proceedings should be instituted by the Attorney General, it shall be lawful for the said Board, if they so think fit, to certify such Case, in Writing under the Hand of the Secretary of the said Board, to Her Majesty's Attorney General, together with such Statements and Particulars (if any) as in the Opinion of the said Board may be requisite or proper for the Explanation of such Case; and thereupon the said Attorney General, if upon Consideration of the Circumstances he think fit, shall institute and prosecute such legal Proceedings as he shall

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cause local Inquiries by their

the Attorney

consider

consider requisite or proper under the Circumstances of such Case, by Information or Petition in the Court of Chancery, or ly Application to a Judge thereof at Chambers, or to a Dismit Court of Bankruptcy, or County Court under the Jurisdiction given by this Act.

Board may sanction Building Lesses, working Mines, doing Repairs and Improvements;

XXI. If in any Case it appear to the Trustees or Persons for the Time being acting in the Administration or Management of any Charity, or the Estates or Property thereof, that any Part of the Charity Lands or Estates may be beneficially let on Building. Repairing, Improving, or other Leases, or on Leases for working any Mine, or that the digging for or raising of Stone, Clay, Gravel or other Minerals, or the cutting of Timber, would be for the Benefit of the Charity, or that it would be for the Benefit of such Charity that any new Road or Street should be formed or laid out, or any Drains or Sewers made through any Part of the Charity Estates, or that any new Building should be erected, or that any existing Building should be repaired, altered, rebuilt, or wholly removed, or that any other Improvements or Alterations in the State or Condition of the Lands or Estates of such Charity should be made, it shall be lawful for such Trustees or Persons to by before the said Board a Statement and Proposal in relation to any of the Matters aforesaid; and it shall be lawful for the said Board, if they think that the Leases or Acts to which the Statement and Proposal relate (with or without Modifications or Alterations) would be beneficial to the Charity, to make such Order under their Seal for and in relation to the granting of such Leases, or the doing of any other such Acts as aforesaid, and any Circumstances connected therewith, as they may think fit, although such Leases or Acts respectively shall not be authorized or permitted by the Trust; and the said Board, by any such Order, may authorize the Application of any Monies or Funds belonging to the Charity for any of the Purposes or Acts aforesaid, and, if necessary, may authorize the Trustces to raise any Sum of Money by Mortgage of all or any Part of the Charity Estates; provided that compulsory Provisions be reserved in every such Mortgage for the Payment of the Principal Money borrowed by annual Instalments, and for the Redemption and Re-conveyance of the mortgaged Estates, within the Period of not more than Thirty

and may authorize the Application of the Charity Funds or the raising of Money on Mortgage for those Purposes,

Commissioners to authorize Trustees to remove Officers.

XXII. It shall be lawful for the Board, upon Preof to their Satisfaction that any Schoolmaster or Schoolmistress or other Officer of any Charity has been negligent in performing his or her Duties, or that he or she is unfit or incompetent to discharge them properly, either from immoral Conduct, Age, or any other Cause whatsoever, to empower the Trustees of such Charity to remove such School Master or Mistress or other Officer, and to charge the Salary of his or her Successors, or any other Portion of the Revenues of the Charity, with such Retiring Pension or Allowance, if any, in favour of the Person so removed, and generally to impose such Conditions as to the said Board shall appear proper: Provided always, that where there shall be any special Visitor of the Charity, the Consent of such Visitor, in Writing under his Hand, shall be necessary in order to such Removal.

XXIII. If in any Case it appear to the Trustees or Persons Board may eting in the Administration of any Charity that any Claim or sanction Com-Demand or Cause of Suit against any Person in relation to such Claimson behalf Charity may, with Advantage to the Charity, or should, under of Charity. the special Circumstances of the Case, be compromised or adjusted without taking or without continuing any Proceedings at Law or in Equity, such Trustees or Persons may, or the Person against whom such Claim, Demand, or Cause of Suit exists or is alleged to exist, may, with the Consent of the Trustees or Persons acting in the Administration of such Charity, submit to the said Board a Statement and Proposal for such Compromise or Adjustment; and, if it appear to the said Board, after such Inquiry in relation thereto by one of their Inspectors as they may deem requisite, or otherwise, that such Proposal, either with or without any Modification, is fit and proper, and for the Benefit of the Charity, it shall be lawful for the said Board to make such Order for and in relation to such Compromise or Adjustment as they may think fit; and upon the due Performance of the Terms and Conditions of such Compromise or Adjustment as aforesaid, such Agreement shall be a final Bar to all Actions, Suits, Claims, and Demands by or on behalf of the Charity concerned therein, in respect to the Cause of Action, Suit, or Matter in respect to which such Compromise or Adjustment shall have been made.

XXIV. Upon Application to the said Board by the Trustees or Board, under Persons acting in the Administration of any Charity, representing special Circum, to the said Board that, under the special Circumstances of any Land belonging to the Charity, a Sale or Exchange of such Land or Exchange of Exchange can be effected on such Terms as to increase the Income of the Charity Lands. Charity, or would otherwise be advantageous to the Charity, such Board may, if they think fit, inquire into such Circumstances, and were if after Inquiry they are satisfied that the proposed Sale or Exchange will be advantageous to the Charity may authorize the Sale or Exchange, and give such Directions in relation thereto, and for securing the due Investment of the Money arising from any such Sale, or by way of Equality of Exchange for the Benefit of the Charity, as they may think fit.

XXV. The said Board shall have Authority, upon such Appli- Board may cation as aforesaid, to authorize the Sale to the Owners of the authorize the Land charged therewith of any Rentcharge, Annuity, or other periodical Payment charged upon Land and payable to or for the Benefit of any Charity, or applicable to Charitable Purposes, upon such Terms and Conditions as they may deem beneficial to the Charity, and to give such Directions for securing the due Investment of the Money arising from such Sale for the Benefit of the Charity, or for securing the due Application thereof to such Charitable Purposes, as they may think fit; and in like Manner the Trustees of any Charity, with the Consent of the Board, may Purchase any Rentcharge or other yearly Payment to which the Charity Estate is or shall be liable.

XXVI. The Leases, Sales, Exchanges, and other Transactions Leases, Sales, authorized by such Board under the Powers of this Act shall have &c. authorized the like Effect and Validity as if they had been authorized or by the Board directed by the express Terms of the Trust affecting the Charity. to be valid.

Redemption of Rentcharges.

Trustees of Charities enabled to purchase Sites for building from Owners under Disability, &c., according to the Provisions of Lands Clauses Consolidation Act. 1845.

XXVII. Where any Land shall be required for the Erection or Construction of any House or Building with or without Garden, Playground, or other Appurtenances, for the Purposes of any Charity, and the Trustees of the Charity shall be legally authorized to purchase and hold such Land, but by reason of the Disability of any Person having an Estate or Interest in such Land, or of any Defect in Title thereto, a valid and perfect Assurance of the same Land cannot be made to the Trustees of the Charity in the ordinary Manner, it shall be lawful for the Trustees of the Charity, with the Sanction of the said Board (such Sanction to be certified under the Hand of their Secretary), to take and purchase such Land according to the Provisions of "The Lands Clauses Consolidation Act, 1845;" and for that Purpose all the Clauses and Provisions of the last-mentioned Act with respect to the Purchase of Lands by Agreement, and with respect to the Purchase Money or Compensation coming to Parties having limited Interests, or prevented from treating, or not making a Title, and also with respect to Conveyances of Lands, so far as the same Clauses and Provisions respectively are applicable to the Cases contemplated by this Provision, shall be incorporated in this Act, and in all Cases contemplated by this Provision, the Expression "the Special Act" used in the said Clauses and Provisions of the said "Lands Clauses Consolidation Act" shall be construed to mean this Act; and the Expression "the Promoters of the Undertaking," used in the same Clauses and Provisions, shall be construed to mean the Trustees of the Charity in question.

In Cases of Charities the Incomes of which exceed 30%, Master of the Rolls and Vice Chancellors. upon Applications to them at Chambers, to have the same Jurisdiction as the Court of Chancery or **LordChancellor** now has upon Information,&c.

XXVIII. Where the Appointment or Removal of any Trustee, or any other Relief, Order, or Direction relating to any Charity of which the gross annual Income for the Time being exceed-Thirty Pounds, shall be considered desirable, and such Appointment. Removal, or other Relief, Order, or Direction might now be made or given by the Court of Chancery, in respect either of its ordinary or its special or statutory Jurisdiction, or by the Lord Chancellor intrusted with the Care and Commitment of the Custody of Lunatics, it shall be lawful for any Person authorized in this Behalf by the Order or Certificate of the said Board, or for the Attorney General, to make Application (without any Information, Bill, or Petition,) to the Master of the Rolls or One of the Vice Chancellors sitting at Chambers, for such Order, Direction, or Relief as the Nature of the Case may require; and the Master of the Rolls or the Vice Chancellor to whom any such Application shall be made shall and may proceed upon and dispose of such Application in Chambers, save where he may think fit otherwise to direct, and shall and may have and exercise thenupon all such Jurisdiction, Power, and Authority, and make such Orders and give such Directions in relation to the Matter of such Application, as might now be exercised, made, or given by the Court of Chancery or by the Lord Chancellor intrusted as aforesaid, in a Suit regularly instituted, or upon Petition, as the Case may require; and the Master of the Rolls and Vice Chancellors respectively shall, in relation to such Applications as aforesaid, and the Proceedings thereon, (subject to any Rules which may be made by the Lord Chancellor, with the Advice and Consent of them or any Two of them,) have all such Powers of directing Matters

Matters to be heard in open Court, and of ordering what Matters shall be heard and investigated by themselves and their Chief Clerks respectively, and such other Powers and Authorities as by the Act of the last Session of Parliament, Chapter Eighty, are 15 & 16 Vict. vested in or authorized to be exercised by them at Chambers, and c. 80. the Provisions of the said Act applicable to Orders made by the Master of the Rolls or any of the Vice Chancellors at Chambers shall extend to all Orders so made under this Act: Provided always, that, save as may be otherwise provided by any Rules to be made by the Lord Chancellor, with such Advice and Consent as aforesaid, the Determinations of the Master of the Rolls and Vice Chancellors respectively upon and in relation to such Applications as aforesaid shall not be subject to Appeal in any Case where the gross annual Income of the Charity does not exceed One hundred Pounds: Provided also, that it shall be lawful for the Master of the Rolls or any Vice Chancellor, where under the Circumstances of any Application as aforesaid he may so see fit, to direct that for obtaining the Relief, Order, or Direction sought for by such Application an Information, Bill, or Petition, as the Case may require, shall be filed or presented and prosecuted as now by Law required, and to abstain from further Proceeding on such Application.

XXIX. The Jurisdiction created and given by this Act to the Provision as to Master of the Rolls and the Vice Chancellors sitting in Cham- Charities within bers, upon any Application to them respectively as aforesaid, shall extend concurrently to and may be exercised by the Chan-Chancery of the cellor of the Duchy and County Palatine of Luncuster, and the County Palatine Vice Chancellor of the same County Palatine respectively for the of Lancaster. Time being, as to every Charity within the Jurisdiction of the Court of Chancery of the said County Palatine whose gross annual Income for the Time being exceeds Thirty Pounds, upon Application being made to such Chancellor or Vice Chancellor respectively; and it shall be lawful for the Chancellor of the said Duchy and County Palatine, with the Concurrence of the Vice Chancellor of the same County Palatine, from Time to Time to make and issue any Rules and Orders for regulating the Modes of proceeding, and the Fees to be taken in respect of Proceedings

under this Act.

XXX. Provided always, That the Provisions of this Act appli- Provisions as to cable to any Charity the gross annual Income whereof exceeds Charities over Thirty Pounds shall extend to any Charity established or administered or applicable to or for Objects or Purposes within the City of London the gross annual Income whereof does not exceed 30% in London. Thirty Pounds, in like Manner as if such Income exceeded that Amount.

XXXI. It shall be lawful for the Lord Chancellor, with the Lord Chan-Advice and Consent of the Master of the Rolls and Vice Chan-cellor, with the cellors, or any Two of them, to make and issue General Rules Advice of Masand Orders for regulating the Mode and Form of Applications at and Vice Chanthe Chambers of the Master of the Rolls and Vice Chancellors cellors, or Two respectively under this Act, and the Proceedings thereon, and for ofthem, to make determining in what Cases and under what Conditions and Restric- General Orders. tions the Determinations of the Master of the Rolls and Vice Chancellors respectively upon or in relation to such Applications

30% per Annum to extend to Charities under

ter of the Rolls

shall be subject to Appeal, and the Fees and Allowances to Solicitors of the Court of Chancery, and the Fees to be payable in Money or by Stamps to the Officers of the said Court in respect of such Applications and Proceedings thereon; and such Rules and Orders may from Time to Time be varied by the like Authority, and all such Rules and Orders shall be deemed General Orders of the said Court.

District Courts of Bankruptev and County Courts to have Jurisdiction in Cases of Charities the Incomes exceed 30l.

XXXII. Where any Charity of which the gross annual Income for the Time being does not exceed Thirty Pounds shall be established or administered or be applicable wholly or partially to or for Objects or Purposes within the District or any Two or more of the Districts of any District Court of Bankruptcy or of any County Court or Courts holden under the Act of the Session of which do not holden in the Ninth and Tenth Years of the Reign of Her Majesty, Chapter Ninety-five, and the Appointment or Removal of any Trustee, or any other Relief, Order, or Direction whatsoever concerning such Charity, shall be considered desirable, and such Appointment or Removal, or other Relief, Order, or Direction, might now be made or given by the Court of Chancery in respect either of its ordinary or its special or statutory Jurisdiction, or by the Lord Chancellor intrusted with the Care and Commitment of the Custody of Lunatics, it shall be lawful for any Person authorized in this Behalf by the Order or Certificate of the said Board, or for the Attorney General, to make Application to such District or County Court, or, as the Case may be, to any One of such District or County Courts, for such Order, Direction, or Relief as the Nature of the Case may require; and such District or County Court shall entertain such Application, and shall hear the Matter in open Court, and shall give such Relief, and make such Orders and Directions in relation to the Matter of such Application, as might now be made or given by the Court of Chancery or by the Lord Chancellor, intrusted as aforesaid, in a Suit regularly instituted, or upon Petition, as the Case may require; and the Clerk of such County Court shall transmit a Copy of such Order or Direction to the Office in London of the Registrar of County Courts Judgments, to be there enrolled: Provided always, that no Judge of any District or County Court shall be authorized to vary any Decree, Order, or Direction of the Court of Chancery, or of any Judge thereof, or to make or give any Order or Direction inconsistent or conflicting with any such Decree, Order, or Direction: Provided also, that where Two or more District or County Courts shall have concurrent Jurisdiction with respect to any Charity under this Act, no Application in respect of such Charity shall be made to or entertained by more than One of such District or County Courts at the same Time.

County Court Judge's Deputy not to exercise Jurisdiction.

Where Courts Jurisdiction, Board to direct to which Court Applications shall be made.

XXXIII. The Jurisdiction hereby created and conferred on the County Courts with respect to any Charity shall not be exercised by any Deputy or other Person who may for the Time being be appointed to sit and shall be sitting for any such Judge.

XXXIV. Where Two or more District Courts of Bankruptev have concurrent or County Courts shall concurrently have Jurisdiction under this Act with respect to any Charity, it shall be lawful for the said Board to order to which of such Courts any Application with respect to such Charity shall be made; and every such Order shall be conclusive as to the Jurisdiction with respect to the Application referred to in such Order.

XXXV. It shall be lawful for the said Board to direct that any Application as to any Charity within the Jurisdiction of any Dis- rectCases within trict Court of Bankruptcy or County Court shall be made before the Jurisdiction a Judge of the Court of Chancery, or as to any Charity within the Jurisdiction of the Court of Chancery of the County Palatine of Lancaster, either before the Chancellor or the Vice Chancellor of the same County Palatine, or before a Judge of the High Court the Court of of Chancery, according to the Provisions herein contained applicable to a Charity the gross annual Income whereof exceeds Thirty Pounds, and in such Case such Application shall be made and may be heard and determined accordingly, in like Manner as if the gross annual Income of such Charity exceeded Thirty Pounds ; and upon the Production of the Order or Certificate containing such Direction, or of a Copy thereof, the Application with respect to which such Order or Certificate shall have been made shall not be entertained or proceeded with by such District or County Court.

Board may diof a District of County Court to be taken litfore a Judge of Chancery in the first instance.

XXXVI. Whenever any Order or Decision is made by any No Order of District Court of Bankruptcy or County Court for the Appointment or Removal of any Trustee of any Charity, or approving of any Scheme for regulating or directing the Administration of any Charity, or the Estate, Funds, Property, or Income thereof, a Copy of every such Order or Decision shall immediately upon the making thereof be delivered or transmitted by the Deputy Registrar of such District Court or by the Clerk of the County Court, as the Case may be, together with all requisite Particulars, to the said Board, for the Purpose of being considered by them; and no such Order or Decision shall be valid or effectual until the same shall have been approved by the said Board, such Approval to be testified by a Certificate in Writing, signed by the Secretary of the said Board, and no such Approval shall issue from the said Board until One Calendar Month shall have clapsed after the Receipt by the Board of such Copy and Particulars.

District or County Court for the Appointment or Removal of Trustees or Approval of a Scheme to be valid unless confirmed by Board.

XXXVII. In case any such Order or Decision as last aforesaid of any District Court of Bankruptcy or County Court shall not be approved by the said Board, it shall be lawful for such Board to remit the same for Reconsideration and Decision by such District or County Court, with such Remarks and Recommendations thereon (if any) as shall seem fit and expedient to such Board, or, in the Discretion of the Board, to order and direct that the Subject Matter to which such Order or Decision relates, together with such Order or Decision, shall be submitted to the Consideration and Decision of a Judge of the Court of Chancery, and in such last-mentioned Case no further Proceedings shall be had or taken in the District or County Court with respect to the Matter in question; and in case the Order or Decision of the District or County Court, on the Reconsideration of any Order or Decision so remitted for Reconsideration, be disapproved as aforesaid by the said Board, such Board shall refer such Orders and Decisions, and the Subject Matter thereof, to a Judge of the Court of Chancery, or, as to any Charity within the Jurisdiction of the Court of Chancery of the County Palatine of Lancaster, either to

Board, if dissatisfied with the Order of District or County Court may remit the Case for Reconsideration, or may transfer the Matter to Judge of the Court of Chancery.

Trustees of Charities enabled to purchase Sites for building from Owners under Disability, &c., according to the Provisions of Lands Clauses Consolidation Act, 1845.

In Cases of Charities the Incomes of which exceed 30% Master of the Rolls and Vice Chancellors. upon Applications to them at Chambers, to have the same Jurisdiction as the Court of Chancery or Lord Chancellor now has upon Information &c.

XXVII. Where any Land shall be required for the Erection or Construction of any House or Building with or without Garden, Playground, or other Appurtenances, for the Purposes of any Charity, and the Trustees of the Charity shall be legally authorized to purchase and hold such Land, but by reason of the Disability of any Person having an Estate or Interest in such Land, or of any Defect in Title thereto, a valid and perfect Assurance of the same Land cannot be made to the Trustees of the Charity in the ordinary Manner, it shall be lawful for the Trustees of the Charity, with the Sanction of the said Board (such Sanction to be certified under the Hand of their Secretary), to take and purchase such Land according to the Provisions of "The Lands Clauses Consolidation Act, 1845;" and for that Purpose all the Clauses and Provisions of the last-mentioned Act with respect to the Purchase of Lands by Agreement, and with respect to the Purchase Money or Compensation coming to Parties having limited Interests, or prevented from treating, or not making a Title, and also with respect to Conveyances of Lands, so far as the same Clauses and Provisions respectively are applicable to the Cases contemplated by this Provision, shall be incorporated in this Act, and in all Cases contemplated by this Provision, the Expression "the Special Act" used in the said Clauses and Provisions of the said "Lands Clauses Consolidation Act" shall be construed to mean this Act; and the Expression "the Promoters of the Undertaking," used in the same Clauses and Provisions, shall be construed to mean the Trustees of the Charity in question.

XXVIII. Where the Appointment or Removal of any Trustee, or any other Relief, Order, or Direction relating to any Charity of which the gross annual Income for the Time being exceeds Thirty Pounds, shall be considered desirable, and such Appointment, Removal, or other Relief, Order, or Direction might now be made or given by the Court of Chancery, in respect either of its ordinary or its special or statutory Jurisdiction, or by the Lord Chancellor intrusted with the Care and Commitment of the Custody of Lunatics, it shall be lawful for any Person authorized in this Behalf by the Order or Certificate of the said Board, or for the Attorney General, to make Application (without any Information, Bill, or Petition,) to the Master of the Rolls or One of the Vice Chancellors sitting at Chambers, for such Order, Direction, or Relief as the Nature of the Case may require; and the Master of the Rolls or the Vice Chancellor to whom any such Application shall be made shall and may proceed upon and dispose of such Application in Chambers, save where he may think fit otherwise to direct, and shall and may have and exercise thereupon all such Jurisdiction, Power, and Authority, and make such Orders and give such Directions in relation to the Matter of such Application, as might now be exercised, made, or given by the Court of Chancery or by the Lord Chancellor intrusted as aforesaid, in a Suit regularly instituted, or upon Petition, as the Case may require; and the Master of the Rolls and Vice Chancellors respectively shall, in relation to such Applications as aforesaid, and the Proceedings thereon, (subject to any Rules which may be made by the Lord Chancellor, with the Advice and Consent of them or any Two of them,) have all such Powers of directing Matters

Bond executed under this Provision shall be exempt from Stamp Duty: Provided always, that it shall be lawful for Her Majesty's Attorney General (acting ex officio), at any Time within Three Calendar Months after the making of any Order by a District Court or County Court under this Act, to lodge and commence and prosecute an Appeal against such Order, without giving any such Notice or becoming bound as aforesaid, and every such lastmentioned Appeal shall thereupon be allowed by the Order of such District or County Court, and shall have such other Effect as any other Appeal under this Act.

XL. Where any Order allowing an Appeal has been made as Proceedings on aforesaid, the Person thereby allowed to appeal shall within Three Appeal. Calendar Months present a Petition to the Court of Chancery, setting forth the Order appealed against, and the Order allowing such Appeal, and praying such Relief as the Case may require; and upon the hearing of such Petition the Court may confirm, vary, or reverse the Order appealed against, or may remit such Order to the District Court of Bankruptcy or County Court by which the same was made, with or without any Declaration or Directions of the Court of Chancery in relation thereto, or may proceed in relation to the Charity to which such Order relates as in the Case of an Application under this Act to a Judge of the Court of Chancery at Chambers, and any Judge of such Court sitting at Chambers or in open Court may make or give any such Orders or Directions in relation to the Matter of such Order as he may see fit, or the Court may make such other Order in relation to the Matter of any such Appeal as to the Court may seem just, and as might be made in the Case of a Suit regularly instituted, or a Petition, as the Case may require; and in case the Party allowed to appeal do not within such Three Calendar Months present such Petition of Appeal, the Order against which such Appeal was allowed shall be final; and in case any Costs adjudged on any Bond to prosuch Appeal to be paid by the Party allowed to appeal be not secute Appeal paid, such Bond as aforesaid may be put in Suit, and the Money may be put in to be recovered on every such Bond shall be applied to indemnify the Charity Estate or the Person damnified, or otherwise in such Manner as the Justice of the Case may require, and the Court or

Judge by whom such Appeal may have been heard shall think fit. XLI. Provided always, That no Judge of the Court of Chan- No Chancery cery, nor any District Court of Bankruptcy or County Court, shall Judge, or Disupon any Proceedings under this Act have Jurisdiction to try or determine the Title at Law or in Equity to any Real or Personal Property, or any Term or Interest therein as between any Charity, or the Trustee thereof, and any Person holding or claiming such Real or Personal Property, Term, or Interest adversely to such Charity, or to try or determine any Question as to the

Existence or Extent of any Charge or Trust.

XLII. Before any Application shall be made to any Judge of Notice to be the Court of Chancery, or to any District Court of Bankruptcy or published of County Court, under any of the Provisions herein contained for the Establishment or Alteration of a Scheme or the Appointment or Removal of any Trustees or Trustee, Notice in Writing of such or Removal of intended Application shall be given in such Form and Manner as Trustees under the said Board shall have directed; and if the Order be that such this Act.

Suit.

trict or County Court in Proceedings under this Act to try Titles, &c.

Application for Schemes or Appointment

be

shall be subject to Appeal, and the Fces and Allowances to Solicitors of the Court of Chancery, and the Fees to be payable in Money or by Stamps to the Officers of the said Court in respect of such Applications and Proceedings thereon; and such Rules and Orders may from Time to Time be varied by the like Authority, and all such Rules and Orders shall be deemed General Orders of the said Court.

District Courts of Bankruptev and County Courts to have Jurisdiction in Cases of Charities the Incomes of which do not exceed 30%.

XXXII. Where any Charity of which the gross annual Income for the Time being does not exceed Thirty Pounds shall be established or administered or be applicable wholly or partially to or for Objects or Purposes within the District or any Two or more of the Districts of any District Court of Bankruptcy or of any County Court or Courts holden under the Act of the Session holden in the Ninth and Tenth Years of the Reign of Her Majesty, Chapter Ninety-five, and the Appointment or Removal of any Trustee, or any other Relief, Order, or Direction whatsoever concerning such Charity, shall be considered desirable, and such Appointment or Removal, or other Relief, Order, or Direction, might now be made or given by the Court of Chancery in respect either of its ordinary or its special or statutory Jurisdiction, or by the Lord Chancellor intrusted with the Care and Commitment of the Custody of Lunatics, it shall be lawful for any Person authorized in this Behalf by the Order or Certificate of the said Board, or for the Attorney General, to make Application to such District or County Court, or, as the Case may be, to any One of such District or County Courts, for such Order, Direction, or Relief as the Nature of the Case may require; and such District or County Court shall entertain such Application, and shall hear the Matter in open Court, and shall give such Relief, and make such Orders and Directions in relation to the Matter of such Application, as might now be made or given by the Court of Chancery or by the Lord Chancellor, intrusted as aforesaid, in a Suit regularly instituted, or upon Petition, as the Case may require; and the Clerk of such County Court shall transmit a Copy of such Order or Direction to the Office in London of the Registrar of County Courts Judgments, to be there enrolled: Provided always, that no Judge of any District or County Court shall be authorized to vary any Decree, Order, or Direction of the Court of Chancery, or of any Judge thereof, or to make or give any Order or Direction inconsistent or conflicting with any such Decree, Order, or Direction: Provided also, that where Two or more District or County Courts shall have concurrent Jurisdiction with respect to any Charity under this Act, no Application in respect of such Charity shall be made to or entertained by more than One of such District or County Courts at the same Time.

County Court Judge's Deputy not to exercise Jurisdiction.

Where Courts Jurisdiction, Board to direct to which Court Applications shall be made.

XXXIII. The Jurisdiction hereby created and conferred on the County Courts with respect to any Charity shall not be exercised by any Deputy or other Person who may for the Time being be appointed to sit and shall be sitting for any such Judge.

XXXIV. Where Two or more District Courts of Bankruptcy have concurrent or County Courts shall concurrently have Jurisdiction under this Act with respect to any Charity, it shall be lawful for the said Board to order to which of such Courts any Application with respect to such Charity shall be made; and every such Order shall

Bond executed under this Provision shall be exempt from Stamp Duty: Provided always, that it shall be lawful for Her Majesty's Attorney General (acting ex officio), at any Time within Three Calendar Months after the making of any Order by a District Court or County Court under this Act, to lodge and commence and prosecute an Appeal against such Order, without giving any such Notice or becoming bound as aforesaid, and every such lastmentioned Appeal shall thereupon be allowed by the Order of such District or County Court, and shall have such other Effect as any other Appeal under this Act.

XL. Where any Order allowing an Appeal has been made as Proceedings on aforesaid, the Person thereby allowed to appeal shall within Three Appeal. Calendar Months present a Petition to the Court of Chancery. setting forth the Order appealed against, and the Order allowing such Appeal, and praying such Relief as the Case may require; and upon the hearing of such Petition the Court may confirm, vary, or reverse the Order appealed against, or may remit such Order to the District Court of Bankruptcy or County Court by which the same was made, with or without any Declaration or Directions of the Court of Chancery in relation thereto, or may proceed in relation to the Charity to which such Order relates as in the Case of an Application under this Act to a Judge of the Court of Chancery at Chambers, and any Judge of such Court sitting at Chambers or in open Court may make or give any such Orders or Directions in relation to the Matter of such Order as he may see fit, or the Court may make such other Order in relation to the Matter of any such Appeal as to the Court may seem just, and as might be made in the Case of a Suit regularly instituted, or a Petition, as the Case may require; and in case the Party allowed to appeal do not within such Three Calendar Months present such Petition of Appeal, the Order against which such Appeal was allowed shall be final; and in case any Costs adjudged on any Bond to prosuch Appeal to be paid by the Party allowed to appeal be not secute Appeal paid, such Bond as aforesaid may be put in Suit, and the Money may be put in to be recovered on every such Bond shall be applied to indemnify the Charity Estate or the Person damnified, or otherwise in such Manner as the Justice of the Case may require, and the Court or Judge by whom such Appeal may have been heard shall think fit.

XLL Provided always, That no Judge of the Court of Chancery, nor any District Court of Bankruptcy or County Court, shall Judge, or Disupon any Proceedings under this Act have Jurisdiction to try or trict or County determine the Title at Law or in Equity to any Real or Personal ceedings under Property, or any Term or Interest therein as between any Charity, or the Trustee thereof, and any Person holding or claiming Titles, &c. such Real or Personal Property, Term, or Interest adversely to such Charity, or to try or determine any Question as to the

Existence or Extent of any Charge or Trust.

XLII. Before any Application shall be made to any Judge of Notice to be the Court of Chancery, or to any District Court of Bankruptcy or published of County Court, under any of the Provisions herein contained for Schemes or the Establishment or Alteration of a Scheme or the Appointment Appointment or Removal of any Trustees or Trustee, Notice in Writing of such or Removal of intended Application shall be given in such Form and Manner as Trustees under the said Board shall have directed; and if the Order be that such this Act.

No Chancery this Act to try

Notice

Notice be affixed to or near the Door of any Parish or District Church, the Incumbent and Churchwardens of such Parish or District are hereby respectively required to allow such Notice to be affixed and to remain so affixed during such Period, not less than Fifteen Days, as the said Board shall have ordered; and in any Case in which the Order shall be that such Notice shall be affixed to any Place, Evidence that the same has been so affixed shall be deemed and taken as frimit facie Evidence, that it has remained affixed during the Period prescribed by the Board.

By whom Applications may be made.

XLIII. Every Application to any Judge of Court under the Jurisdiction created or conferred by any of the Provisions of this Act, may be made by Her Majesty's Attorney General, or, subject to the Provisions aforesaid, by all or any One or more of the Trustees or Persons administering or claiming to administer, or interested in, the Chafity which shall be the Subject of such Application, or any Two or inore Inhabitants of any Parish or Place within which the Charity is administered or applicable and it shall be lawful for Her Majesty's Attorney General for the Time being, acting ex officio, to make Application by Petition to the Court of Chancery with respect to any Charity under the Provisions of the Act passed in the Fifty-second Year of King George the Third, Chapter One hundred and one, or under the Provisions of any Act or Acts passed or to be passed authorizing the Application to the same Court by Petition according to the Provisions of the said Act.

Attorney General may petition under 52 G. S. c. 101.

Statement in Certificate of Board of the Amount of Intome of any Charity to be sufficient Evidence for determining the Jurisdiction or Proceedings under this Act.

XLIV. For the Purposes of determining the Jurisdiction under this Act with respect to any Charity, or the Right to appeal from the Determination of a Judge of the Court of Chancery, it shall be lawful for the said Board to declare, according to such Judgment as they may be able to form upon the Returns or Statements before them in relation to any Charity, whether the gross annual Income for the Time being of such Charity does or does not exceed Thirty Pounds or One hundred Pounds, (as the Case may require,) and a Statement in any Certificate or Order of the said Board that according to such Judgment as aforesaid the gross yearly Income of any Charity does or does not exceed Thirty Pounds or One hundred Pounds shall be sufficient Evidence of the Amount of the gross annual Income of such Charity, for the Purpose of determining such Jurisdiction or Right to appeal as aforesaid; and any Certificate or Order made by the said Board under this Act, authorizing any Proceeding or Application concerning any Charity to be taken or made to any District Court of Bankruptcy or County Court or to the Court of Chancery or any Judge thereof. shall state that the gross annual Income for the Time being of such Charity does not exceed Thirty Pounds, or does exceed Thirty Pounds (as the Case may be): Provided always, that where any Charity, or the Trustees thereof, in addition to the principal Endowment for its general Objects and Purposes, shall be possessed of or entitled to any other Endowment for any perticular or special Object or Purpose arising out of or in its Nature or Application connected with the general Objects or Purposes of such Charity, it shall be lawful for the said Board, having regard to the Circumstances of each such Case, and to the Object and Extent of the proposed Application and Litigation, to determine

Proviso as to particular Endowmerts, whether such Endowment for such particular or special Object or Purpose should, for the Purposes of Jurisdiction and Proceedings under this Act, be considered and treated as forming Part of the general Endowment of the Charity, or as a separate or independent Charity, and such Board shall frame their Certificate or Order accordingly.

XLV. The Lord Chancellor shall make such Orders for regu- Lord Chancellor lating Proceedings by and before the Judges of District Courts of to make Orders Bankruptcy and County Courts under this Act, and for fixing for regulating and determining the Fees to be taken in respect of such Proceed-before District ings, as he may see fit; and, subject to such Orders, such Judges and County may regulate the Proceedings before them respectively so as to Courts. render them as summary and inexpensive as conveniently may be.

XLVI. Nothing herein contained shall diminish or detract from Reservation any Right or Privilege which by any Rule or Practice of the of Rights, &c. Court of Chancery, or by the Construction of Law, now subsists of Church of for the Preference or the exclusive or special Benefit of the Church England with of England, or the Members of the same Church, in settling any Charities, Scheme for the Regulation of any Charity, or in the Appointment or Removal of Trustees, or generally in the Application or Management of any Charity.

XLVII. The Secretary for the Time being of the said Board Secretary to be shall by virtue of his Appointment be the Treasurer of Public Treasurer of Charities; and such Treasurer shall, for the Purposes of taking, holding, conveying, assigning, transferring, and transmitting Real Property, including Leaseholds for Lives or Years, be a Corporation Sole by the Name of "The Treasurer of Public Charities," and by that Name shall have perpetual Succession, and plead and

be impleaded before all Courts, Justices, and others.

XLVIII. Where any Land, or any Term or Estate therein, Land holden holden upon trust for any Charity, shall be vested in any Persons upon trust for a other than the Persons acting in the Administration and Application of the Rents; or where there shall be no Trustees thereof, of Court of or the Trustees, or any of them, shall be unwilling to act, or it Chancery and shall be uncertain in whom such Land, Term or Estate, shall be of Judge, may vested, or all or any of the Persons in whom such Land, Term or be vested in Estate, shall be vested, cannot be found, or shall be under Age, Treasurer. lunatic, or unsound Mind, (whether found such by Inquisition or not), or otherwise incapable of acting, or shall be out of the Jurisdiction or not amenable to the Process of the Court of Chancery, or where by reason of the reduced Number of Trustees or other Causes a valid Appointment of new Trustees cannot be made, or where by reason of the Expenses incident to the Appointment of new Trustees, and the Conveyance or Assignment of such Land, Term or Estate, to such new Trustees, it shall appear to the Court of Chancery, or to any Judge of such Court or of any Court having Jurisdiction with respect to such Charity under this Act, desirable so to do, such Court or Judge may order that such Land, Term or Estate, be vested in such Treasurer, and thereupon the same shall vest in such Treasurer and his Successors for all the Estate and Interest holden in trust for the Charity as aforesaid, without any Conveyance or Assurance thereof; but no such Provice, Vesting Order as aforesaid shall be made in respect of any Land, or Term or Estate as aforesaid, holden in trust as aforesaid, vested 16 & 17 Vior.

Charities; such Treasurer to be a Corporation.

Securities

in a Corporation, without the Consent of the Corporation; and no such Vesting Order shall take effect in respect of any Copyhold Land without the Consent of the Lord of the Manor; and the Court of Chancery, or such Judge, may direct such periodical or other Payment, as such Court or Judge may think fit, to be made to the Lord of the Manor, in compensation for Fines or other Profits which would have become due upon Death or Admittance of Tenants.

Orders may be Land, &c. in the Trustees of the Charity.

XLIX. It shall be lawful for any Court or Judge by whom made re-vesting respectively any such Vesting Order may have been made, or for any other Court or Judge having Jurisdiction in the Matter, if it shall so seem fit to such Court or Judge, from Time to Time to order that all or any Part of the Land, Term or Estate which shall for the Time being be vested in the said Treasurer by virtue of any such Vesting Order as aforesaid, shall be devested, and that the same shall be vested in the acting Trustees or Trustee for the Time being of the Charity; and such last-mentioned Order shall operate to vest such Land, Term and Estate, in the Trustees or Trustee therein named without any Conveyance or Assurance.

Tressurer to be

L. Subject to the Orders and Directions of the Court of Chana Bare Trustee. cery or of any such Judge, such Treasurer shall be deemed a Bare Trustee, and shall permit the Persons acting in the Administration of the Charity to have the Possession, Management, and Control of the Trust Estates, and the Application of the Income thereof, as if the same had been vested in them.

Judge may order Trustees. &c. holding . Stock, &c. belonging to a Charity subject to his Jurisdiction to transfer same to official Trustees.

LI. The Secretary for the Time being of the said Board, and such other public Officer or Officers as the Lord Chancellor shall appoint, shall be official Trustees of Charitable Funds, and where Trustees or other Persons having in their Names, or in the Name of any deceased Person of whom they are Representatives, in the Books of the Bank of England, or of the East India or South Sea Company, or of any other public Company, any Annuities, Stock, or Shares, or holding any Government or Parliamentary or other Securities in trust for any Charity, shall be desirous to transfer or deposit the same to or with the said official Trustees in trust for such Charity, or where any Persons shall be desirous of transferring or depositing as aforesaid any Annuities, Stocks, Shares, or Securities for discharging any Legacy or Charge given or made to or for the Benefit of any Charity, or where it shall appear to the Court of Chancery, or to any Judge of such Court, or of any District Court of Bankruptcy, or County Court having Jurisdiction under this Act, that any Annuities, Stock, Shares, or Securities held in trust for any Charity ought, for the Purpose of Security or convenient Administration, to be transferred or deposited as aforesaid, it shall be lawful for such Court or Judge to order the Transfer or Deposit of such Annuities, Stocks, Shares, or Securities to or with such official Trustees.

LII. The Secretary of the said Board shall keep separate Accounts of the Annuities, Stock, Shares, and Securities belonging to each separate Charity, and the said official Trustees shall pay the Dividends or Interest or Income thereof to the Trustees of Persons acting in the Administration of such Charity, or otherwise dispose thereof, and transfer such Annuities, Stock, Shares, or

Secretary to keep separate Accounts of Funds of each Charity.

scurities (when Occasion shall require), as the Court of Chanry, or any Judge of such Court, or of any District Court of ankruptcy, or County Court having Jurisdiction under this Act, other lawful Authority, shall direct.

LIII. It shall be lawful for any Trustees or other Persons Deeds, &c. may aving the Custody of any Deeds or Muniments of or relating to be deposited in ich Charity to deposit the same for Security in a Repository Repository prohich may be provided by the said Board, subject to any Regula-

ons to be made by the said Board under this Act.

LIV. Where upon the Application of any Trustees or other Power to ersons concerned in the Management or Administration of any Board to frame harity, or interested in the Benefits thereof (and after such Appropriation xamination or Inquiry as the Board may think necessary in of Charitable elation therete), or upon any Report of an Inspector, or Infor- Property to sation otherwise obtained by the said Board under this Act, with varied Trusts. elation to any Charity, it shall appear to the said Board to be esirable to have a new Scheme for the Application or Manageient of the Charity, and such new Scheme as contemplated or onsidered desirable by the Board cannot be, or it shall in the pinion of the Board be doubtful whether it can be carried into omplete effect by the Court of Chancery, or by any District or county Court under the Jurisdiction created by this Act, or othervise than by the Authority of Parliament, it shall be lawful for he said Beard in every such Case provisionally to approve and ertify such new Scheme in the Manner and subject to the Reguations herein-after mentioned.

LV. One Month at least before any such new Scheme shall be Notice to be o provisionally approved. Notice thereof shall be given in such given before Manner as the Board may in each Case consider proper or expe-lient for ensuring due Publicity, and every such Notice shall con-ain such Particulars of the proposed Scheme as the said Board be submitted think fit, and as shall be deemed by the said Board sufficient to for the Conshow the Nature of such Scheme, and where the Nature thereof sideration of cannot conveniently be shown in the said Notice, such Notice the Board. shall refer to some convenient Place within the Parish or District. and to the Office in London of the Registrar of County Courts Judgments, where a Copy of the proposed Scheme shall be deposited and may be inspected, and every such Notice shall require my Objections to such Scheme to be stated or transmitted to the said Board or their Secretary within One Month from the Time when the Notice shall have been given.

LVI. If after such Notice as aforesaid any Objections or Sug- Board may alter gestions shall be made, the Board shall consider the same, and or modify or may thereupon, if to them it shall seem fit, alter or modify the approve of Scheme according to any such Objections or Suggestions; and after all such Objections and Suggestions, if any, have been disposed of, or if no such Objections or Suggestions shall have been made, the Board, in case they shall not think fit to refer such Scheme to an Inspector under the Provision next herein-after contained, may proceed to approve such Scheme, and to certify

the same in manner herein-after mentioned.

LVII. Upon the Requisition of any Person interested in the The Matter Charity in question (in case the said Board after due Consideration of Schemes may shall be of Opinion that there are sufficient Grounds for com- an Inspector for 4 C 2

plying local Inquiry

plying with such Requisition), or in any other Case, if the said Board shall consider it desirable, the Matter of any Scheme in question may be referred by the said Board to One of their Inspectors, and such Inspector shall thereupon proceed to make a local Inquiry and Examination into the Matter of the Scheme in question, and for the Purposes of such Inquiry, such Inspector may hold a Sitting or Sittings in some convenient Place in the Parish or One of the Parishes or the District to or in which respectively the Charity in question is wholly or partially situated or is administered, and may take and receive any Evidence and Information, and hear and inquire into any Objections or Questions relating to the Scheme or Charity in question, and may from Time to Time adjourn any such Sitting, and public Notice shall be given by such Inspector of every such Sitting (except an adjourned Sitting) Fourteen Days at the least before the holding thereof, in such other Mode as in the Judgment of the said Board shall be sufficient to ensure Publicity.

Inspectors to report the Result of Inquiry to the Board.

LVIII. Every Inspector to whom any such Matter shall be referred shall report in Writing to the said Board the Result of his Inquiry, and whether in his Opinion the Scheme in question should be approved with or without any Alteration or Modification thereof, and such Report shall specify or indicate the Alterations (if any) which such Inspector shall consider desirable, with the Reasons for the same and also the Nature of the Objections (if any) which shall have been made to the Scheme, and the Opinion of the said Inspector thereon, and the said Board shall consider such Report, and if, as the Result of such Report or after further Inquiry, they shall be satisfied therewith, they may proceed to approve the Scheme in question either with or without any Alteration, and to certify the same in manner herein-after mentioned.

Schemes when approved to be certified by the Board.

Copy of such Certificate to be deposited in the Parish or District and Notice given.

Annual Report to be laid before Parliament, which shall set forth all the Schemes approved,

LIX. Every Scheme to be approved by the said Board shall be certified by them, and for that Purpose shall be embodied in a Certificate to be made by the said Board, and sealed with their Seal; and in every Case a Copy of such Certificate shall be deposited in some convenient Place within the Parish or One of the Parishes or the District in which the Charity in question shall wholly or partially be situated or administered, and at the Office in London of the Registrar of County Courts Judgments, and a Notice shall also be given, in such Manner as the Board shall direct, which Notice shall refer to the Certificate so deposited, and shall state the Intention of the Board to proceed with the Scheme thereby certified.

LX. The said Board shall in the Month of February in every Year make a Report to Her Majesty of all their Proceedings during the preceding Year up to the Thirty-first Day of December then last, and such Report shall, within Fourteen Days after the making thereof, be laid before both Houses of Parliament, if Parliament be then sitting, or otherwise within Fourteen Days after the Meeting thereof; and in such Report the said Board shall specially distinguish and set forth in full all the Schemes (if any) approved by them under the Provisions lastly herein-before contained, together with the Grounds of such their Approval, and the Objections (if any) which have been made thereto, and all Proceedings

Proceedings had in respect of such Objections and the Grounds on which any such Objections have been over-ruled; and in case it shall be enacted by any Act of Parliament that any such Scheme or Schemes so certified shall be confirmed and take effect, either with or without any Alterations or Modifications thereof respectively, every such Act shall be deemed a Public General Act.

LXI. The Trustees or Persons acting in the Administration of Accounts of every Charity shall, in Books to be kept by them for that Pur- Trustees of pose, regularly enter or cause to be entered full and true Accounts Charities to be pose, regularly enter or cause to be entered in and true accounts of all Money received and paid respectively on account of such Clerks of Charity, and on or before the Twenty-fifth Day of March in County Courts, every Year, or on or before such other Day as shall or may be Clerks of the fixed and appointed for that Purpose by the said Board, shall Peace, and to cause a Statement in Writing to be made of the Income and the Board. Revenues, whether actually paid or then due, and the actual Receipts and Expenditure of such Charity for the Year ending on the Thirty-first Day of December then next preceding, or on some other convenient Day to be fixed and appointed for that Purpose by the said Board, and also a Balance Sheet containing a clear Statement of the Balance of such Account, which Statement and Balance Sheet respectively shall be certified under the Hand of some One or more of such Trustees or Persons (and audited by the Auditor of such Charity, if any there be); and as to every Charity whose gross annual Income for the Time being shall not exceed Thirty Pounds, every such Statement and Balance Sheet respectively, or a Duplicate or true Copy thereof respectively, shall be delivered or sent by such Trustees or Persons free of Charge to the Clerk of the County Court or some one of the County Courts (if more than One) to whose Jurisdiction such Charity may be subject under this Act (in case such Charity be subject to the Jurisdiction of any County Court under this Act), or if such Charity be not subject to the Jurisdiction of any County Court, then to the Clerk of the County Court for the District or any One of the Districts (if more than One) wherein or nearest adjoining whereto such Charity is established, or the Property thereof (in whole or in part) is situate or administered and distributed; and as to every Charity whose gross annual Income for the Time being shall exceed Thirty Pounds, every such Statement and Balance Sheet or a Duplicate or true Copy thereof respectively (unless the said Board shall otherwise direct), shall be delivered or sent free of Charge to the Clerk of the Peace for the County or the Division of the County, or some One of the Counties or Divisions of Counties (if more than One) in which the Charity is established, or the Property thereof is wholly or partially situated or administered and distributed; and every such Statement and Balance Sheet, or a Duplicate or true Copy thereof respectively, shall be kept and registered without Fee or Reward by the Registrar of County Courts Judgments or the Clerk of such County Court, and the Clerk of the Peace of such County or Division respectively, and shall be open to the Inspection of all Persons, at all seasonable Hours, on Payment of the Sum of One Shilling to the Registrar or Clerk for every such Inspection; and any Person may require and have a Copy of any such Statement and Balance Sheet, or of any Part thereof, paying therefor to such 4 C 3

Registrar or Clerk after the Rate of Twopence for every Seventytwo Words or Figures; and a Duplicate or Copy of every such Statement and Balance Sheet to be made according to the foregoing Provision, so certified and audited as aforesaid, shall be delivered or transmitted, through the Post or otherwise, free of Charge, by such Trustees or other Persons, to the said Board, on or before the said Twenty-fifth Day of March in every Year, or such other Day as may be fixed and appointed by the said Board as aforesaid; and the said Board may from Time to Time by any Order direct that the Statement and Balance Sheet, or a Duplicate or true Copy thereof respectively, of the Accounts of any Charity whose gross annual Income exceeds Thirty Pounds shall be delivered or sent to the Clerk of the County Court in the same Manner as if the Income of such Charity did not exceed Thirty Pounds: and the said Board may make and give such further and other Orders and Directions in relation to the Delivery and Publication of such Accounts, and the Form thereof, as they may think fit, which Directions and Orders shall be obligatory on and obeyed by all such Trustees and Persons as aforesaid. LXII. This Act shall not extend to the Universities of Oxford,

Cambridge, London, or Durham, or any College or Hall in the said Universities of Oxford, Cambridge, and Durham, or to any

Exemptions from the Operation of Act.

Cathedral or Collegiate Church, or to any Building registered as a Place of Meeting for Religious Worship with the Registrar General of Births, Deaths, or Marriages in England and Wales, and bond fide used as a Place of Meeting for Religious Worship; nor shall this Act, for the Period of Two Years from the passing thereof, extend or be in any Manner applied to Charities or Institutions, the Funds or Income of which are applicable exclusively for the Benefit of Persons of the Roman Catholic Persuasion, and which are under the Superintendence or Control of Persons of that Persuasion, nor shall this Act extend or be applied to the Commissioners of Queen Anne's Bounty, or to the British Museum, or to any Friendly or Benefit Society, or Savings Bank, or any Institution, Establishment, or Society for religious or other charitable Purposes, or to the Auxiliary or Branch Associations connected therewith, wholly maintained by voluntary Contributions, or any Bookselling or Publishing Business carried on by or under the Direction of any Society wholly or partially exempted from this Act, so far as such Business is or shall be carried on by means of voluntary Contributions only, or the Capital or Stock of such Business; and where any Charity is maintained partly by voluntary Subscriptions and partly by Income arising from any Endowment, the Powers and Provisions of the Act shall, with respect to such Charity, extend and apply to the Income from Endowment only, to the Exclusion of voluntary Subscriptions, and the Application thereof; and no Donation or Bequest unto or in trust for any such Charity as last aforesaid, of which no special Application or Appropriation shall be directed or declared by the Donor or Testator, and which may legally be applied by the governing or managing Body of such Charity as Income in aid of the voluntary Subscriptions, shall be subject to the Jurisdiction or Control of the said Board, or the Powers or Provisions of this Act; and no Portion of any such Donation or Bequest as he aforesaid.

Provisions as to Charities supported partly by voluntary Subscriptions.

foresaid, or of any voluntary Subscription, which is now or shall may from Time to Time be set apart or appropriated and evested by the governing or managing Body of the Charity, for ie Purpose of being held and applied or expended for or to some efined and specific Object or Purpose connected with such Chaty, in pursuance of any Rule or Resolution made or adopted by ie governing or managing Body of such Charity, or of any Donaon or Bequest in aid of any Fund so set apart or appropriated r any such Object or Purpose as aforesaid, shall be subject to ne Jurisdiction or Control of the said Board or the Powers or rovisions of this Act; and nothing in this Act shall subject the unds or Property of any Missionary or other similar Society, or 1e Missionaries, Teachers, or Officers of such Society, or of any ranch thereof, which Funds or Property shall not be within the imits of England or Wales, to the Jurisdiction of the said oard: Provided always, that the said Exemption shall not exend to any Cathedral, Collegiate, Chapter, or other Schools.

LXIII. It shall be lawful for any of the Charities exempted Exempted com the Operation of this Act, by Order or Resolution duly made Charities may n conformity with the Constitution or Rules of such Charity petition Comand which in that Case only shall be binding), to apply by Peti-ion to the Commissioners to have the Benefit of this Act either of Act. enerally or as to any of the Provisions herein contained; and uch Petition shall be under the Seal of such Charity if incorporated, and if not, then under the Hands of the major Part of he Trustees and governing Body of such Charity; and in such Case it shall be lawful for the Commissioners, if they shall think fit, to make an Order in conformity with such Application, and such Charity shall thenceforth be entitled to and be bound by all the Provisions of this Act, if admitted generally thereto, or by such of the Enactments thereof as shall be mentioned and specified in such Order of the Commissioners, but in either Case in the same Manner as if such Charity had not been exempted from this Act, or such Exemption had not extended to the Enactments specified in such Order.

LXIV. Provided also, That if any Question or Dispute shall Disputes among arise among the Members of any Charity exempted from the Members of Operation of this Act in relation to any Office, or the Fitness or exempted Cha-Disqualification of any Trustee or Officer, or his Election or Removal, or generally in relation to the Management of the Charity, bitration of it shall be lawful for Two Thirds of the Members present at Commissioners. any Special Meeting, duly convened by Notice for the Purpose in the same Manner in which Meetings of such Charity are by the Rules thereof appointed to be held and convened, to refer such Question or Dispute to the Arbitration of the Commissioners, who shall accept such Reference and act therein as Arbitrators, and their Award shall be final, and may be made a Rule of Her Majesty's High Court of Chancery.

LXV. The legal Estate in all Lands which at the Time of the Legal Estate passing of the Act of the Session holden in the Fifth and Sixth of Lands now Years of King William the Fourth, Chapter Seventy-six, was wested in Municipal vested in the Body Corporate of any Borough which became sub-Corporations ject to the Provisions of the said Act, or in any One or more of on Charitable the Members of such Body Corporate, in his or their Corporate Trusts to be

Capacity,

aforessid.

C. 137.

Registrar or Clerk after the Rate of Twopence for every Seventytwo Words or Figures; and a Duplicate or Copy of every such Statement and Balance Sheet to be made according to the foregoing Provision, so certified and audited as aforesaid, shall be delivered or transmitted, through the Post or otherwise, free of Charge, by such Trustees or other Persons, to the said Board, on or before the said Twenty-fifth Day of March in every Year, or such other Day as may be fixed and appointed by the said Board as aforesaid; and the said Board may from Time to Time by any Order direct that the Statement and Balance Sheet, or a Duplicate or true Copy thereof respectively, of the Accounts of any Charity whose gross annual Income exceeds Thirty Pounds shall be delivered or sent to the Clerk of the County Court in the same Manner as if the Income of such Charity did not exceed Thirty Pounds; and the said Board may make and give such further and other Orders and Directions in relation to the Delivery and Publication of such Accounts, and the Form thereof, as they may think fit, which Directions and Orders shall be obligatory on and obeyed by all such Trustees and Persons as aforesaid.

LXII. This Act shall not extend to the Universities of Oxford.

Cambridge, London, or Durham, or any College or Hall in the

Exemptions from the Operation of Act.

said Universities of Oxford, Cambridge, and Durham, or to any Cathedral or Collegiate Church, or to any Building registered as a Place of Meeting for Religious Worship with the Registrar General of Births, Deaths, or Marriages in England and Wales. and bond fide used as a Place of Meeting for Religious Worship; nor shall this Act, for the Period of Two Years from the passing thereof, extend or be in any Manner applied to Charities or Institutions, the Funds or Income of which are applicable exclusively for the Benefit of Persons of the Roman Catholic Persuasion, and which are under the Superintendence or Control of Persons of that Persuasion, nor shall this Act extend or be applied to the Commissioners of Queen Anne's Bounty, or to the British Museum, or to any Friendly or Benefit Society, or Savings Bank, or any Institution, Establishment, or Society for religious or other charitable Purposes, or to the Auxiliary or Branch Associations connected therewith, wholly maintained by voluntary Contributions, or any Bookselling or Publishing Business carried on by or under the Direction of any Society wholly or partially exempted from this Act, so far as such Business is or shall be carried on by means of voluntary Contributions only, or the Capital or Stock of such Business; and where any Charity is maintained partly by voluntary Subscriptions and partly by Income arising from any Endowment, the Powers and Provisions of the Act shall with respect to such Charity, extend and apply to the Income from Endowment only, to the Exclusion of voluntary Subscriptions. and the Application thereof; and no Donation or Bequest unto or in trust for any such Charity as last aforesaid, of which no special Application or Appropriation shall be directed or declared by the Donor or Testator, and which may legally be applied by the governing or managing Body of such Charity as Income in aid of the voluntary Subscriptions, shall be subject to the Jurisdiction or Control of the said Board, or the Powers or Provisions of this Act; and no Portion of any such Donation or Bequest as has

Provisions as to Charities supported partly by voluntary Subscriptions. oresaid, or of any voluntary Subscription, which is now or shall may from Time to Time be set apart or appropriated and vested by the governing or managing Body of the Charity, for e Purpose of being held and applied or expended for or to some fined and specific Object or Purpose connected with such Chaty, in pursuance of any Rule or Resolution made or adopted by e governing or managing Body of such Charity, or of any Donaon or Bequest in aid of any Fund so set apart or appropriated r any such Object or Purpose as aforesaid, shall be subject to le Jurisdiction or Control of the said Board or the Powers or rovisions of this Act; and nothing in this Act shall subject the unds or Property of any Missionary or other similar Society, or ne Missionaries, Teachers, or Officers of such Society, or of any ranch thereof, which Funds or Property shall not be within the imits of England or Wales, to the Jurisdiction of the said oard: Provided always, that the said Exemption shall not exend to any Cathedral, Collegiate, Chapter, or other Schools.

LXIII. It shall be lawful for any of the Charities exempted Exempted rom the Operation of this Act, by Order or Resolution duly made Charities may n conformity with the Constitution or Rules of such Charity petition Comand which in that Case only shall be binding), to apply by Peti-have Benefit ion to the Commissioners to have the Benefit of this Act either of Act. generally or as to any of the Provisions herein contained; and such Petition shall be under the Seal of such Charity if incorporated, and if not, then under the Hands of the major Part of the Trustees and governing Body of such Charity; and in such Case it shall be lawful for the Commissioners, if they shall think fit to make an Order in conformity with such Application, and such Charity shall thenceforth be entitled to and be bound by all the Provisions of this Act, if admitted generally thereto, or by such of the Enactments thereof as shall be mentioned and specified in such Order of the Commissioners, but in either Case in the same Manner as if such Charity had not been exempted from this Act, or such Exemption had not extended to the Enactments specified in such Order.

LXIV. Provided also, That if any Question or Dispute shall Disputesamong arise among the Members of any Charity exempted from the Members of Operation of this Act in relation to any Office, or the Fitness or exempted Cha-Disqualification of any Trustee or Officer, or his Election or Removal, or generally in relation to the Management of the Charity, bitration of it shall be lawful for Two Thirds of the Members present at Commissioners. any Special Meeting, duly convened by Notice for the Purpose in the same Manner in which Meetings of such Charity are by the Rules thereof appointed to be held and convened, to refer such Question or Dispute to the Arbitration of the Commissioners, who shall accept such Reference and act therein as Arbitrators, and their Award shall be final, and may be made a Rule of Her Majesty's High Court of Chancery.

LXV. The legal Estate in all Lands which at the Time of the Legal Estate passing of the Act of the Session holden in the Fifth and Sixth of Lands now Years of King William the Fourth, Chapter Seventy-six, was vested in Municipal vested in the Body Corporate of any Borough which became sub-Corporations ject to the Provisions of the said Act, or in any One or more of on Charitable the Members of such Body Corporate, in his or their Corporate Trusts to be

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Capacity.

Chapter

vested in Trustees. 5 & 6 W. 4. c, 76,

Capacity, solely or together with any Person or Persons elected solely by such Body Corporate, or solely by any particular Number, Class, or Description of Members of such Body Corporate, in whole or in part in trust or for the Benefit of any Charitable Uses or Trusts whatsoever, and which legal Estate shall not have been since duly conveyed or assured to and vested in the Trustees appointed by the Lord High Chancellor under the Provisions of the said Act, or such of them as shall be surviving and continuing Trustees, or otherwise lawfully conveyed, aliened, or disposed of by such Body Corporate or Member or Members thereof, shall from and immediately after the passing of this Act, and without any actual Conveyance, Assignment, or other Assurance thereof, be vested in the Trustees so appointed, or such of them as shall be surviving and continuing Trustees under such Appointment as aforesaid, according to the respective Estates and Interests therein, and subject to such and the same Charges and Incumbrances and upon such and to the same Trusts as the same were respectively subject to previously to such vesting; and in every Case, upon the Death, Resignation, or Removal of any of the Trustees, and upon any Appointment of any new Trustee or Trustees respectively, the legal Estate in the same Lands, and in all other Lands subject to any such Charitable Uses or Trusts which may for the Time being be vested in the Trustees or any of them, or in any Persons or the Heirs or Devisees of any Person who may have died, resigned, or been removed, shall vest in the Persons who after such Death, Resignation, or Removal, and such Appointment of such new Trustees or Trustees respectively, shall continue or be the Trustees for the Time being, without any Conveyance or Assurance whatsoever.

Interpretation of Terms.

LXVI. In the Construction of this Act, except where the Context or other Provisions of the Act may require a different Construction, the Expression "Court of Chancery" shall mean and include the Master of the Rolls and every Judge of the Court of Chancery in England; the Expression "Lord Chancellor" shall mean and include the Lord Chancellor of Great Britain and the Lord Keeper and Commissioners of the Great Seal of Great Britain for the Time being; the Expressions "District Court of Bankruptcy" and "District Court" shall mean and include every District Court of Bankruptcy established or to be established under the Act of the Fifth and Sixth Years of the Reign of Her present Majesty, Chapter Twenty-two, or under any other Act or Acts passed or to be passed for the Alteration or Amendment or the Extension of the same Act, or for the Establishment of any District Court or Courts of Bankruptcy in England or Wales and every Commissioner or Judge of every such District Court; the Expression "County Court" shall mean and include every County Court holden or established or to be holden or established under the Act of the Ninth and Tenth Years of Her Majesty, Chapter Ninety-five, or any Act or Acts passed or to be passed for the Alteration or Extension of the same Act, and every Judge of any such Court; the Expression "Charity" shall mean every endowed Foundation and Institution taking or to take Effect in England or Wales, and coming within the Meaning, Purvieu, or Interpretation of the Statute of the Forty-third Year of Queen Elizabeth,

Chapter Four, or as to which, or the Administration of the Revenues or Property whereof, the Court of Chancery has or may exercise Jurisdiction; the Expression "Trustee" of any Charity shall mean and include every Person and Corporation seised or possessed of or entitled to any Real or Personal Estate, or any Interest therein, in trust for or for the Benefit of such Charity, or all or any of the Objects or Purposes thereof, and every Member of any such Corporation; and the Expression "the Board" shall mean the said Charity Commissioners sitting as a Board under this Act; and the Expression "Endowment" shall mean and include all Lands and Real Estate whatsoever, of any Tenure, and any Charge thereon, or Interest therein, and all Stocks, Funds, Monies, Securities, Investments, and Personal Estate whatsoever, which shall for the Time being belong to or be held in trust for any Charity, or for all or any of the Objects or Purposes thereof; and the Expression "Land" shall extend to and include Manors, Messuages, Buildings, Tenements, and Hereditaments, corporeal and incorporeal, of every Tenure and Description.

LXVII. This Act shall not extend to Scotland or Ireland. Extent of Act. LXVIII. This Act may be cited as "The Charitable Trusts Short Title. Act, 1853."

LOCAL AND PERSONAL ACTS,

DECLARED PUBLIC,

AND TO BE JUDICIALLY NOTICED.

Cap. i.

AN Act to consolidate the Stock and Powers of the Corporation of "The London Assurance of Houses and Goods from Fire" with the Stock and Powers of the Corporation of "The London Assurance," and to confer on the last-named Corporation the Powers of "The London Assurance Loan Company," and to give additional Powers to "The London Assurance."

[9th May 1853.]

Cap. ii.

An Act for lighting with Gas the Town of *Dudley* and the Suburbs thereof.

[9th *May* 1853.]

Cap. iii.

An Act to enable the Sunderland Corporation Gas Company to raise a further Sum of Money; and to amend and enlarge the Provisions of the Act relating to such Company.

[Oth Man 1853]

[9th *May* 1853.]

Cap. iv.

An Act to amend the Act relating to the Whittle Dean Water Company, and to enable such Company to maintain additional Works, for better supplying with Water the Inhabitants of the Boroughs of Newcastle-upon-Tyne and Gateshead, and certain Places adjacent and near thereto, in the Counties of Northumberland and Durham. [9th May 1853.]

Cap. v.

An Act for better supplying the Inhabitants of Bangor with Water. [9th May 1853.]

Cap. vi.

An Act to enable the *Redruth* and *Chasewater* Railway Company to construct new Works; and for other Purposes.

[9th May 1853.]

Cap. vii.

An Act to authorize the *Bristol* Waterworks Company to raise an additional Sum of Money by Loan; and for further amending "The *Bristol* Waterworks Act, 1846." [9th May 1853.]

Cap. viii.

An Act for incorporating the *Ormskirk* Gaslight Company.

[9th May 1853.]

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C. ix—xix.

An Act to enable the Mayor, Aldermen, and Burgesses of the Borough of Carmarthen to provide and maintain a new Cattle Market Place and Slaughter-houses, to amend the Act for regulating the existing Markets in the said Borough, and for other Purposes. 9th May 1858.

Cap. x.

An Act for the more equal Division of the Borough of Cork into Wards, and to provide for the better Constitution and Regulation of the Municipal Corporation of the said Borough; and for other Purposes. [9th May 1853.]

Cap. xi.

An Act for lighting with Gas the Town of Nottingham, and certain Parishes and Places adjacent thereto. [9th May 1853.]

Cap. xii.

An Act for increasing the Capital and extending the Powers of the Devonport Gas and Coke Company, and for other Purposes. [9th May 1853.]

Cap. xiii.

An Act, to repeal the Preston Gas Company's Act, passed in the Second Year of the Reign of Queen Victoria, and to make other Provisions in lieu thereof. [9th May 1853.]

Cap. xiv.

An Act to amend "The Norfolk Estuary Act, 1846," and "The Norfolk Estuary Amendment Act, 1849." [9th May 1853.]

Cap. xv.

An Act for constructing and maintaining a Pier at Great Yarmouth in the County of Norfolk, to be called "The Great Yarmouth Wellington Pier." [9th May 1853.]

Cap. xvi.

An Act for empowering the Mayor, Aldermen, and Burgesses of the Borough of Evesham in the County of Worcester to build and maintain a Bridge over the River Avon in the said Borough: and for other Purposes. [9th May 1853.]

Cap. xvii.

An Act for supplying the Inhabitants of the Town of Great Yarmouth and adjacent Places with Water [13th May 1853.]

Çap. xviii.

An Act for providing Waterworks and Gasworks for the Town of Lowestoft in the County of Suffolk, and for regulating the Market there, and for other Purposes, of which the Short Title is "The Lowestofe Water, Gas, and Market Act, 1853."

[13th May 1853.]

Çap. xix.

An Act to amend the Acts relating to the Dublin and Belfast Junction Railway Company, and for other Purposes. [13th May 1853.]

Cap. xx.

An Act to enable the Crystal Palace Company to divert certain Roads and to purchase Lands; and for other Purposes relating to the Company. [13th May 1853.]

Cap. xxi.

An Act for amending the Provisions of certain Acts of Parliament relating to the Civil Court of Record of the Borough of Liverpool, and the Process, Practice, and Mode of Pleading in the said Court, and for extending the Jurisdiction thereof.

[14th June 1853.]

Cap. xxii.

An Act for enabling the Company of Proprietors of the Sheffield Waterworks to extend their Works, and to obtain a further Supply of Water from the Rivers Rivelin and Loxley and their Tributaries, and for consolidating the Acts relating to such Company.

[14th June 1853.]

Cap. xxiii.

An Act for supplying the Inhabitants of the University and Borough of Cambridge and other Places adjoining thereto with Water.

[14th Jame 1853.]

Cap. xxiv.

An Act for repealing an Act called "The Cardiff Waterworks Act, 1850," and granting other Powers in lieu thereof; and for authorizing the Cardiff Waterworks Company to raise further Money.

[14th Jame 1853.]

Cap. xxv.

An Act for better supplying with Water the Parishes of Brighton, Hove, and Preston in the County of Sussex. [14th Jame 1853.]

Cap. xxvi.

An Act for amending the Provisions of existing Local Acts relating to the Borough of Stockport. [14th Jame 1853.]

Cap. xxvii.

An Act for discharging the Inhabitants of the Townships of Wakefield, Alverthorpe-with-Thornes, Horbury, Stanley-with-Wrenthorpe, Sandal Magna, and Crigglestone, in the Parishes of Wakefield and Sandal Magna in the West Riding of the County of York, from the Custom of grinding Corn, Grain, and Malt at certain Corn Mills in the said Townships of Wakefield and Horbury and Parish of Sandal Magna, and for making Compensation to the Proprietors of the said Mills.

[14th June 1853.]

Cap. xxviii.

An Act for the further Improvement of the Borough of Wolverhampton, and for regulating the Markets therein, and for other Purposes. [14th June 1853.]

Cap. xxix.

An Act for better lighting, watching, and otherwise improving the Town of Blackpool and the rest of the Township of Layton with Warbrick in the County Palatine of Lancaster, and for other Purposes, and of which the Short Title is "The Blackpool Improvement Act, 1853." [14th June 1853.]

Cap. xxx.

An Act for the Improvement and Regulation of the Borough of Great Grimsby in the County of Lincoln; for better supplying the Inhabitants thereof with Water; for providing a new Burial Ground; for enlarging the Market Place; for making an Outfall for the Sewers of the Town; and for other Purposes.

[14th June 1853.]

Cap. xxxi.

An Act for supplying with Water several Townships and Places in the Parishes of Whalley, Bury, Radcliffe, Prestwich-cum-Oldham, and Bolton-le-Moors in Lancashire; and for incorporating the Bury and Radcliffe Waterworks Company.

[14th June 1853.]

Cap. xxxii.

An Act for the Extension of the Boundaries of the Municipal Borough of Salford, and otherwise improving the said Borough, and for other Purposes. [14th June 1853.]

Cap. xxxiii.

An Act to empower the Midland Railway Company to create new Shares or to grant Annuities for the Extinguishment of their Debenture Debt; and for other Purposes. [14th June 1853.]

Cap. xxxiv.

An Act to enable the Scottish Central Railway Company to convert their Mortgage and Bond Debt into Debenture Stock.

[14th June 1853.]

Cap. xxxv.

An Act for making a Road or Street from the South End of Waverley Bridge Road, adjoining the General Railway Station at Princes Street, to the High Street in the City of Edinburgh.

[14th June 1853.]

Cap. xxxvi.

An Act for the Maintenance and Regulation of the Harbour of Teignmouth and the Navigation of the River Teign, and other Purposes. [14th June 1853.]

Cap. xxxvii.

An Act for making a Canal from the Francis Dock, connected with the Duke of Bridgewater's Canal at Runcorn in the County of Chester, to join the Weston Canal or River Weaver Navigation at or near Weston Point in the same Parish, and to be called the Runcorn and Weston Canal. [14th June 1853.]

Cap. xxxviii.

An Act to alter and amend the Provision of "The City of Norwick Waterworks Act, 1850," and to grant further Powers to the Company thereby incorporated. [14th Just 1853.]

Cap. xxxix.

An Act for establishing a Corn Exchange and regulating the Markets in the Borough of Reading, and for other Purposes, and of which the Short Title is "The Reading Corporation Markets Act, 1853." [14th Jame 1858.]

Cap. xl.

An Act to increase the Capital and extend the Powers of Price's Patent Candle Company, and to consolidate the Acts relating to the Company. [14th June 1853.]

Cap. xli.

An Act for making a Railway from Chickester to Bogutr. [14th June 1853.]

Cap. XIII.

An Act for enabling the Mayor, Aldermen, and Burgesses of the Borough of Oldham in the County Palatine of Lancaster to purchase and maintain Gasworks and Waterworks; and for other Purposes. [14th June 1853.]

Cap. xliii.

An Act for enabling the Shipley Gaslight Company to raise a further Sum of Money; and for extending the Limits of their existing Act to the adjoining Township of Ballion.

[14th Jana 1863.]

Cap. xliv.

An Act to extend the Limits of the Blackburn Gaslight Company's Act for the Supply of Gas, and to authorize the raising of a further Sum of Money, and for other Purposes.

[14th Jime 1853.]

Cap. xlv.

An Act to consolidate the Acts relating to the Leeds Gaslight Company, to sutherize the Company to raise a further Sum of Money, and for other Purposes. [14th Jule 1853.]

Cap. xlvi.

An Act for incorporating the Madras Railway Company, and for other Purposes connected therewith. [14th June 1853.]

Cap. xivii

An Act for making certain Improvements in the River Sects, and for amending the Acts relating thereto. [14th June 1853.]

Cap. xlviii.

An Act for better supplying with Water the Borough of Preston in the County of Lancaster, and for authorizing the Local Board of Health for the Borough of Preston aforesaid to purchase the Preston Waterworks.

[14th Jane 1853.]

Cap. xlix.

An Act to enable the Edinburgh Water Company to raise a further Sum of Money; and for other Purposes. [14th June 1853.]

Cap. 1.

An Act to enable the Dundee Water Company to construct additional Works for obtaining a further Supply of Water; and for other Purposes. [14th June 1853.]

Cap. li.

An Act to authorize the Wakefield Borough Market Company to raise a further Sum of Money. [14th June 1853.]

Cap. lii.

An Act to authorize the Creation of Preference Stock by the Manchester, Sheffield, and Lincolnshire Railway Company in lieu of Debentures, and the Reduction, Division, and Consolidation into Stock of the Manchester and Lincoln Union Shares of the said Railway. [28th June 1853.]

Cap. liii.

An Act to repeal the Act for maintaining the Turnpike Road leading out of the Alston Turnpike Road at Branch End in the County of Northumberland, through Catton, Allendale Town, and Allenheads, to Cows Hill in the County of Durham, and to make other Provisions in lieu thereof. [28th June 1853.]

Cap. liv.

An Act for making a Railway from Lough Swilly in the County of Donegal to the River Foyle near the City of Londonderry [28th June 1858.]

Cap. lv.

An Act to renew the Term and continue the Powers of an Act passed in the Seventh Year of the Reign of His Majesty King George the Fourth, intituled An Act for more effectivally repairing and improving the Roads leading from Picks Hill near the Town of Langport Eastover in the County of Somerset, through High Ham, Ashcott, and other Places, to Meare in the said County. [28th June 1853.]

Cap. lvi.

An Act to enable the Mayor, Aldermen, and Citizens of the City of York to purchase the Undertaking of the Foss Navigation Company, and to execute Works for the sanitary Improvement of the said City; to alter the Tolls taken in the Cattle Markets and Fairs of the City; and for other Purposes:

[28th June 1853,]

Cap. lvii.

An Act to extend and amend the Powers and Provisions of the "Portadown and Dungannon Railway Act, 1847."

[28th June 1853.]

Cap. lviii.

An Act to amend an Act passed in the Fifth Year of the Reign of His Majesty King George the Fourth, for granting certain Powers and Authorities to the Australian Agricultural Company, and to alter the Capital of the said Company.

[28th June 1853.]

Cap. lix.

An Act for better supplying with Water the Town or Village of Bacup and the Neighbourhood thereof in Lancashire.

[28th June 1853.]

Cap. lx.

An Act to amend the Acts relating to the Great Northern Railway
Company, to authorize an Increase of Capital, and for other
Purposes.

[28th June 1853.]

Cap. lxi.

An Act to consolidate and amend Three several Acts passed in the Reign of King George the Third, for draining and preserving certain Fen Lands and Low Grounds lying in the South Level, Part of the Great Level of the Fens commonly called Bedford Level, and in the County of Cambridge, between the River Cam otherwise Grant, West, and the Hard Lands of Bottisham, Swaffham-Bulbeck, and Swaffham Prior, East; and for other Purposes therein mentioned. [28th Jame 1853.]

Cap. lxii.

An Act for more effectually repairing the Road from Gravesed to Wrotham, and from thence to Borough Green, all in the County of Kent. [28th Jame 1853.]

Cap. lxiii.

An Act for making a Railway from Dartford in the County of Kent to Farningham in the same County, to be called the Darenth Valley Railway; and for other Purposes.

[28th June 1853.]

Cap. lxiv.

An Act for constructing a Market for the Sale of Cattle and other Animals in the Borough of Ludlow in the County of Salop.

[28th June 1853.]

Cap. lxv.

An Act to amend the Acts relating to the Drainage and Embankment of certain Lands in Lough Swilly and Lough Foyle in the Counties of Donegal and Londonderry. [28th June 1863.]

Cap. lxvi.

An Act for supplying with Water the Town of Westen-super-Mare in the County of Somerset. [28th June 1853.]

Cap. lxvii.

An Act for supplying the Borough of Wigas in the County Palatine of Lancaster with Water, for the better Regulation of the Police therein, and for other Purposes, [28th June 1853.]

Cap. lxviii.

An Act to enable the Belfast and Ballymena Railway Company to make a Railway from Randalstonen to Cookstonen; and for other Purposes. [28th June 1853.]

Cap. lxix.

An Act for enabling the North and South Western Junction Railway Company to construct a Branch to near Hammersmith, and to raise additional Capital; and for other Purposes.

[28th June 1853.]

Cap. lxx.

An Act to authorize the Abandonment of a Portion of the Undertaking of the Thames Haven Dock and Railway Company, and to reduce the Capital of the said Company, and to enable the Company to sell Lands not required; and for other Purposes. [28th June 1853.]

Cap. lxxi.

An Act for more effectually repairing the Roads from Warminster and from Frome to the Bath Road, and other Roads connected therewith, in the Counties of Wilts and Somerset, called or known by the Name of "The Black Dog Road Trust." [28th June 1853.]

Cap. lxxii.

An Act for enlarging and improving the Shire Hall of the County of Stafford; removing the Markets at the Back of the Hall, and providing other Market Accommodation in lieu thereof; erecting Rooms and Offices for the Town Council of Stafford; and for other Purposes. [28th June 1853.]

Cap. lxxiii.

An Act to amend the Acts for the Regulation of Municipal Corporations in Ireland so far as relates to the Borough of Limerick. [28th June 1853.]

Cap. lxxiv.

An Act to amend and extend the Provisions of the Act relating to the Leeds and Whitehall Turnpike Roads, and to create a further Term therein, and for other Purposes.

[28th June 1853.]

Cap. lxxv.

An Act for repairing, maintaining, and rendering more safe certain Reservoirs on the Adel Beck in the West Riding of the County of York. [28th June 1853.]

Cap. lxxvi.

An Act to amend "The Sunderland Dock Act, 1846," and "The Sunderland Dock Amendment Act, 1849," and for other Pur-[28th June 1853.] poses.

Cap. lxxvii.

An Act for the Establishment or Improvement and Regulation of Markets and Fairs in the Borough of Leominster, and for other [28th June 1853.] Purposes relating to the said Borough. 4 D

16 & 17 VICT.

Cap. lxxviii.

An Act for making a Railway from the *Hawick* Branch of the *North British* Railway, near to the *Eshbank* Station, to the Royal Burgh of *Peebles*. [8th *July* 1853.]

Cap. lxxix.

An Act to authorize an Extension of the Londonderry and Coleraine Railway.

[8th July 1853.]

Cap. lxxx.

An Act for making a Railway from Ballymena to Portrush.

[8th July 1853.]

Cap. lxxxi.

An Act to confirm certain Preference Shares created by the North British Railway Company, and to make better Provision for the Payment of the Debts of the said Company, and for other Purposes.

[8th July 1853.]

Cap. lxxxii.

An Act to enable the Scottish Midland Junction Railway Company to make Branch Railways to Blairgonorie and Kirriemuir; and to amend the Acts relating to such Company; and for other Purposes.

[8th July 1853.]

Cap. lxxxiii.

An Act for the better Improvement and Regulation of the Borough of South Shields in the County of Durham, the Establishment of a Cemetery therein, and for other Purposes.

[8th July 1853.]

Cap. lxxxiv.

An Act to unite into One Company the Bristol Gaslight Company and the Bristol and Clifton Gaslight Company, and to enable the united Companies to raise further Capital.

[8th July 1853.]

Cap. lxxxv.

An Act for making a Railway from Staines to Wokingham and Woking. [8th July 1853.]

Cap. lxxxvi.

An Act for making a Railway from Wimbledon to Croydon in the County of Surrey, to be called "The Wimbledon and Croydon Railway," and for other Purposes. [8th July 1853.]

Cap. lxxxvii.

An Act to enable the Eastern Counties Railway Company to construct a Railway from the Line of the Northern and Eastern Railway near Stratford to Woodford and Loughton; and to repeal certain Provisions of their existing Acts; and to grant further Powers to the said Company for capitalizing their Debt; and for other Purposes.

[8th July 1853.]

Cap. lxxxviii.

An Act for making a Railway from the London, Brighton, and South Coast Railway to or near to the Town of East Grinsteed in the County of Sussex.

[8th July 1853.]

Cap. lxxxix.

An Act for better supplying with Water the Towns and Villages of Haslingden, Rautenstall, and Newehureh, and the Townships of Haslingden, Higher Booths, Lower Booths, Newchureh, and Hapton, in the Parish of Whalley, the Townships of Coupe Lench, New Hall Hey, and Hall Carr, and Tottington Higher End, in the Parish of Bury, and the Extra-parochial Places of Hen Heads and Dunnockshaw, all in the County Palatine of Lancaster.

[8th July 1853.]

Cap. xc.

An Act to enable the *Monkland* Railways Company to make certain Railways in the Vicinity of *Bathgate* and *Airdrie*; and for other Purposes.

[8th July 1853.]

Cap. xci.

An Act to authorize the Mayor, Aldermen, and Citizens of the City of Manchester to make certain new Streets; and to amend the Acts relating to the said City; and for other Purposes.

[8th July 1858.]

Cap. xcii.

An Ast to repeal an Act of the Seventh Year of the Reign of King George the Fourth, for making and maintaining a Turnpike Road from Wimpole to Wrestlingworth and Potton, and to make other Provisions in lieu thereof. [8th July 1853.]

Cap. xciii.

An Act to incorporate a Company for making a Railway from Kingston-upon-Hull to or near to Withernsea in Holderness, with a Branch therefrom; and for other Purposes.

[8th July 1853.]

Cap. xciv.

An Act to enable the Glasgow and South-western Railway Company to make a Branch Railway to near Mayfield in the County of Ayr.

[8th July 1853.]

Cap. xcv.

An Act for extending the Time granted by "The Rochester Bridge Act, 1846," for the Completion of such Bridge.

[8th July 1853.]

Cap. xcvi.

An Act to enable the Limerick, Ennis, and Killalee Junction Railway Company to lease their Undertaking; and for other Purposes. [8th July 1858.]

Cap. xcvii.

An Act to enable the East and West India Docks and Birmingham Junction Railway Company to raise additional Capital; and for other Purposes. [8th July 1853.]

Cap. xeviii.

An Act to amend the Gorbals Gravitation Water Company's Acts, to authorize the Extension of their Works to supply the Royal Burgh of Renfrew and Suburbs and other Places with Water, and for other Purposes.

[8th July 1853.]

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Cap. xcix.

An Act for making a Railway from Havant in the County of Southampton to Godalming in the County of Sarrey, to be called "The Portsmouth Railway;" and for other Purposes.

[8th July 1853.]

Cap. c.

An Act to enable the London, Brighton, and South Coast Railway
Company to enlarge their Station at London Bridge, and their
Goods Station at Brighton, and to make a Branch Railway to
the Crystal Palace; and for converting the Debenture Debt of
the London, Brighton, and South Coast Railway Company into
Stock or Shares; and for other Purposes. [8th July 1853.]

Cap. ci.

An Act to enable the Aberdeen Railway Company to raise further Monies; to authorize the Abandonment of the authorized Road to the Quays through the Station at Aberdeen, and the Formation of another Road in lieu thereof; to extend the Time for the compulsory Purchase of Lands and for the Completion of the Aberdeen Station; to alter, amend, and extend the Acts relating to the Company; and for other Purposes. [8th July 1853.]

Cap. cii.

An Act to repeal an Act for making and maintaining a Road from the Top of Hunt's Bank in the Town of Manchester in the County of Lancaster to join the Manchester and Bury Turapike Road in Pilkington in the same County, and to substitute other Provisions in lieu thereof. [8th July 1853.]

Cap. ciii.

An Act for amending the Provisions with respect to the Commissioners of the Second District for Drainage by the River Witham contained in the Witham Drainage Act of the Second Year of George the Third, Chapter Thirty-two, and for other Purposes, and of which the Short Title is "The Witham Drainage Second District Act, 1853." [8th July 1853.]

Cap. civ.

An Act for more effectually repairing and maintaining the Road from Burford in the County of Oxford to Leachlade in the County of Gloucester, the Road from thence through Highworth to the Crichlade and Swindon Turnpike Road in the County of Wilts, and the Bridge on the said Roads across the River Isis or Thames at or near the Town of Leachlade aforesaid; and for granting a further Term in the said Roads and Bridge; and for other Purposes.

[4th August 1853.]

Cap. cv.

An Act to amend an Act passed in the Seventh Year of the Reign of King George the Fourth intituled An Act for making a Turnpike Road from Shipley to Bramley, together with certain Branches therefrom, in the West Riding of the County of York.

[4th August 1853.]

Cap. cvi.

An Act to authorize the London Dock Company to make a new Entrance to their Docks from the River Thames and other Works, and to augment their Capital Stock; and for other Purposes connected with the said Docks. [4th August 1853.]

Cap. cvii.

An Act for the Maintenance of the existing Works of the Company of Proprietors of the Barnsley Waterworks, and for the Purchase of Lands by them, to repeal their Act, and make other Provisions in licu thereof.

[4th August 1853.]

Cap. eviii.

An Act to enable the Midland Railway Company to make a Line of Railway from near Leicester to the Great Northern Railway near Hitchin, with a Branch, in lieu of the Line of Railway and Branches authorized by "The Midland Railways Extension to Hitchin, Northampton, and Huntingdon Railway Act, 1847," and "The Midland Railways Extension to Hitchin, Northampton, and Huntingdon Railway (Wellingborough Deviations) Act, 1848."

Cap. cix.

An Act to authorize the Re-issue of certain of the Shares in the Capital of the York and North Midland Railway Company, called Hull and Selby Purchase, &c. Shares, and for other Purposes.

[4th August 1853.]

Cap. cx.

An Act to enable the London and North-western Railway Company to acquire and hold certain Lands and Buildings at or near the Terminus of the Haydon Square Branch of the London and Bluckwall Railway; and for other Purposes.

[4th August 1853.]

Cap. cxi.

An Act to enable the Leeds, Bradford, and Halifax Junction Railway Company to construct certain Branch Railways in the West Riding of the County of York; and for other Purposes.

[4th August 1853.]

Cap. exii.

An Act to repeal the Act for repairing the Alston Turnpike Roads, and to make other Provisions in lieu thereof.

[4th August 1853.]

Cap. exiii.

An Act for making a Railway from the Great Southern and Western Railway near Roscrea to Parsons town, to be called "The Roscrea and Parsonstown Junction Railway," and for other Purposes.

[4th August 1853.]

Cap. exiv.

An Act to authorize the Abandonment of a Portion of the Undertaking of the Limerick, Ennis, and Killaloe Junction Railway Company, and the Construction of a new Line of Railway in lieu of a Portion of the Line to be abandoned; and to revive in respect of a Portion of the said Undertaking the Powers of the said Company for the compulsory Purchase of Lands, and to extend in respect of the same Portion of the said Undertaking the Powers of the said Company for constructing Works; and to amend and repeal Portions of the Act relating to the said Company; and for other Purposes.

[4th August 1853.]

Cap. exv.

An Act for the better Maintenance and Repair of the Highways in Wildmore Fen and the East and West Fens in the County of Lincoln, and for other Purposes, and of which the Short Title is "The Wildmore Fen and East and West Fens Highways Act, 1853."

[4th August 1853.]

Cap. cxvi.

An Act for reviving the Powers of the South-eastern Railway Company for taking Lands and Buildings for the Purpose of enlarging their London Bridge Station on the North Side thereof, and for extending for a further Period such Powers, and for other Purposes.

[4th August 1853.]

Cap. cxvii.

An Act to enable the Eastern Counties Railway Company to construct Branch Railways from the North Woolwick Line of the Eastern Counties Railway to Ham Creek and the River Thames; and for other Purposes. [4th August 1853.]

Cap. exviii.

An Act for more effectually improving the Town of Burton-upon-Trent in the County of Stafford. [4th August 1853.]

Cap. exix.

An Act to authorize the Abandonment of the Carlisle Canal, and the making of a Railway in lieu thereof, from the Newcastle-upon-Tyne and Carlisle Bailway at Carlisle to Port Carlisle; to repeal the Acts relating to the Carlisle Canal and Docks, and to re-incorporate the Company; to authorize the raising of a further Sum of Money; and to confer additional Powers; and for other Purposes.

[4th August 1853.]

Cap. oxx.

An Act to alter and amend the Provisions of "The Governor and Company of Copper Miners Act, 1851," and to confer further Powers on the said Company. [4th August 1858.]

Cap. cxxi.

An Act to enable the South-eastern Railway Company to extend the Reading, Guildford, and Reigate Railway to the Great Western Railway at Reading; and for other Purposes.

[4th August 1853.]

Cap. exxii.

An Act to enable the Warrington and Altrincham Junction Railway Company to extend their Railway to Stockport.

[4th August 1853.]

Cap. exxiii.

An Act for incorporating and regulating the Electric Telegraph Company of *Ireland*, and for better enabling the Company to establish and work Telegraphs in *Scotland* and *Ireland* and between those Countries; and for other Purposes.

[4th August 1853.]

Cap. exxiv.

An Act for making a Railway from Spalding to Sutton Bridge and Wisbeach. [4th August 1853.]

Cap. cxxv.

An Act for making a Railway commencing by a Junction with the Scottish Central Railway at Stirling, and terminating by a Junction with the Caledonian and Dumbartonshire Junction Railway at Alexandria, to be called "The Forth and Clyde Junction Railway."

[4th August 1853.]

Cap. cxxvi.

An Act for making Turnpike Roads from Upton Saint Leonard's to Brimpsfield and Birdlip in the County of Gloucester.

[4th August 1853.]

Cap. exxvii.

An Act for enabling the Local Board of Health for the District of *Dewsbury* to construct Waterworks; and for other Purposes.

[4th August 1853.]

Cap. exxviii.

An Act to authorize the opening of a Diversion of the Wakefield and Sheffield Turnpike Road, and for other Purposes.

[4th August 1853.]

Cap. cxxix.

An Act for the Improvement of the Harbour of Saint Ives in the County of Cornwall. [4th August 1853.]

Cap. cxxx.

An Act to enable the South-eastern Railway Company to make a Railway from Strood to Maidstone; and for other Purposes.

[4th August 1853.]

Cap. cxxxi.

An Act to authorize the Construction of additional Docks and other Works in connexion with the *Victoria* (*London*) Docks, and to consolidate and amend the Provisions of the Act relating to such Docks.

[4th August 1858.]

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Cap. exxxii.

An Act for making a Railway from Strood to Canterbury, with Branches to Faversham Quays and Chilham.

[4th August 1853.]

Cap. exxxiii.

An Act for supplying with Water the Inhabitants of Walsall,

Dudley, and other Places in the Southern Parts of the County
of Stafford, and in certain Parts of the County of Worcester
adjacent thereto. [4th August 1853.]

Cap. cxxxiv.

An Act to enable the St. Helen's Canal and Railway Company to extend their Railway to Rainford, and to enlarge their Stations at Sutton; and for other Purposes relating to the Company.

[4th August 1853.]

Cap. cxxxv.

An Act for more effectually repairing and improving several Roads leading to and from the Town of Salford through Pendleton and other Places in the County Palatine of Lancaster.

[4th August 1853.]

Cap. exxxvi.

An Act for enabling the Leeds Northern Railway Company to create new Shares, and raise Money on Loan for discharging certain Liabilities; and for other Purposes. [4th August 1853.]

Cap. cxxxvii.

An Act for making a Railway from Bedale to Leyburn in the North Riding of the County of York, to be called "The Bedale and Leyburn Railway," and for other Purposes, and of which the Short Title is "The Bedale and Leyburn Railway Act, 1853."

[4th August 1853.]

Cap. exxxviii.

An Act for the Adjustment of the Debts of the Commissioners of the *Holme* Reservoirs, and of the Interest due thereon, and for enabling them to restore and repair their Reservoirs; and for other Purposes.

[4th August 1853.]

Cap. exxxix.

An Act for paving, lighting, watching, draining, supplying with Water, cleansing, regulating, and otherwise improving the Town and Parish of Spalding in the County of Lincoln; for making a Cemetery; for erecting a Corn Exchange and Market House therein; and for other Purposes.

[4th August 1853.]

Cap. cxl.

An Act for making a Railway from the North Devon Railway at Fremington Pill to Bideford, to be called "The Bideford Extension Railway."

[4th August 1853.]

Cap. cxli.

An Act for the better paving, repairing, lighting, cleansing, watering, regulating, and improving such Parts of the Parish of Saint Mary Whitechapel in the County of Middlesex as are not within the Liberties of Her Majesty's Tower of London and the City of London; and for paving, repairing, watering, and regulating certain Parts of other Parishes and Places adjoining; and for removing and preventing Nuisances, Annoyances, and Obstructions therein; and for raising Money for the Relief, Maintenance, and Employment of the Poor within the said Parish; and for raising Money for repairing the Church of the said Parish.

[4th August 1858.]

Cap. exlii.

An Act to enable the Great Southern and Western Railway Company to divert the Glanmire Road Lower in the Parish of Saint Anne's Shandon in the County of the City or Borough of Cork, and to make a small Portion of Railway in that Parish; and for other Purposes.

[4th August 1853.]

Cap. exliii.

An Act for making a Railway from Llanidloes in the County of Montgomery to Newtown in the same County, to be called the Llanidloes and Newtown Railway; and for other Purposes.

[4th August 1853.]

Cap. cxliv.

An Act to enable the Waveney Valley Railway Company to extend their Railway from Bungay to Beccles.

[4th August 1853.]

Cap. exlv.

An Act for altering and extending the Line of the Barnsley Branch of the Manchester, Sheffield, and Lincolnshire Railway Company; for extending the Time for the Completion of certain Works at Sheffield; for amending the Acts relating to the said Company; and for other Purposes. [4th August 1853.]

Cap. cxlvi.

An Act for amending the Acts relating to the "Llynvi Valley Railway Company," and for authorizing the Company to make Diversions in and improve their Line of Railway and construct a new Branch, and for better regulating the Harbour of Porth Caul and the Rates leviable thereat; and for other Purposes.

[4th August 1853.]

Cap. exlvii.

An Act to repeal the Act relating to the Nantwich and Woore
Turnpike Road, and to make other Provisions in lieu thereof.

[4th August 1853.]

Cap. exlviii.

An Act to authorize the Extension of the Railway already partly executed between Smithstown and Dalmellington in the County of Ayr to Dalmellington, and to the Glasgow and South-western Railway near Ayr.

[4th August 1853.]

Cap. exlix.

An Act to enable the Caledonian Railway Company to extend the Glasgow, Barrhead, and Neilston Direct Railway to Crofthead; and for other Purposes. [4th August 1853.]

Cap. cl.

An Act for confirming a certain Agreement entered into between the Furness Railway Company and John Abel Smith Esquire, and for enabling the Furness Railway Company to raise a further Sum of Money, and for authorizing the Conversion of the borrowed and Preferential Share Capital of the Furness Railway Company into a Stock not exceeding Four Pounds Ten Shillings per Centum, and for amending the Acts relating to the said Company and Pile Pier. [4th August 1853.]

Cap. cli.

An Act to enable the Edinburgh and Glasgow Railway Company to connect their Line at Glasgow by Branches with the Caledonian Railway, and to extend their Station at Cowlairs.

[4th August 1853.]

Cap. clii.

An Act to sanction certain Arrangements between the Edinburgh, Perth, and Dundee Railway Company, and certain Classes of the Creditors thereof. [4th August 1853.]

Cap. cliii.

An Act for enabling the Great Western Railway Company to construct additional Lines and Works, or for conferring further Powers on them in reference to the Henley and Uxbridge Lines, and other Parts of their Undertaking at Acton, Chippenham, and Reading; and for other Purposes. [4th August 1853.]

Cap. cliv.

An Act for incorporating the Lands Improvement Company, and to afford Facilities for the Improvement of Land by enabling the Company to issue transferable Mortgage Debentures.

[4th August 1853.]

Cap. clv.

An Act for making a Railway from the Town of Saint Fees to the West Cornwall Railway at or near Saint Erth, with a Branch therefrom, and for making Arrangements with the West Cornwall Railway Company. [4th August 1853.]

Cap. clvi.

An Act for dissolving the Canterbury and Whitstable Railway Company, and for vesting in the South-eastern Railway Company the Undertaking of the South-eastern and Continental Steam Packet Company, and for other Purposes, and of which the Short Title is "The South-eastern Railway (Canterbury and Whitstable and Steam Packets) Act, 1853."

[4th August 1853.]

Cap. clvii.

An Act for conferring additional Powers on the London and North-western Railway Company with reference to the Construction of their Oldham Branch, and for making an Alteration in such Branch; and for other Purposes. [4th August 1853.]

Cap. clviii.

An Act for the Purchase of the Bridge and Ferry over the River of Ross at the Town of New Ross, and for maintaining the same free of Toll, and for other Purposes.

[4th August 1853.]

Cap. clix.

An Act for repealing and amending an Act passed in the Thirteenth and Fourteenth Years of the Reign of Her present Majesty, called "The British Electric Telegraph Company's Act, 1850."

[4th August 1853.]

Cap. clx.

An Act to enable the London and North-western Railway Company to construct a Railway from Northampton to Market Harborough, with a Branch therefrom, all in the County of Northampton; and for other Purposes. [4th August 1858.]

Cap. clxi.

An Act to enable the London and North-western Railway Company to construct a Branch Railway to Saint Albans, and for other Purposes. [4th August 1853.]

Cap. clxii.

An Act to repeal the Acts for repairing the Roads from West
Harptry to the Bath and Wells Turnpike Road, at Marksbury,
and other Roads therein mentioned, in the County of Somerset,
and to make other Provisions in lieu thereof. [4th August 1853.]

Cap. clxiii.

An Act to enable the East Lancashire Railway Company to extend their Railway to Rainford, to enter into Arrangements with the St. Helen's Canal and Railway Company, and to convert their Mortgage Debt into Annuities. [4th August 1853.]

Cap. clxiv.

An Act for amending the Acts passed for the Construction of the Basingstoke and Salisbury Railway, and for other Purposes, and of which the Short Title is "The London and Southwestern Railway (Basingstoke and Salisbury) Act, 1853." [4th August 1853.]

Cap. clxv.

An Act for authorizing Arrangements for the Completion of the Birkenhead Docks. [4th August 1853.]

Cap. clxvi.

An Act for enabling the East London Waterworks Company to improve their Supply of Water; and for other Purposes.

[4th August 1853.]

Cap. clxvii.

An Act for the Improvement of the Borough of Halifax, and for other Purposes, and of which the Short Title is "The Halifax Improvement Act, 1853." [4th August 1853.]

Cap. clxviii.

An Act for making a Railway from Limerick to Foynes.

[4th August 1853.]

Cap. clxix.

An Act for enabling the Llanelly Railway and Dock Company to make new Railways, and for other Purposes, and of which the Short Title is "The Llanelly Railway and Dock Act, 1853."

[4th August 1853.]

Cap. clxx.

An Act to repeal the Acts relating to the Ribble Navigation Company, of the First Year of the Reign of Her present Majesty, Chapter Eight, and of the Seventh Year of the Reign of Her present Majesty, Chapter One, and some of the Provisions of the Act of the Eighth and Ninth Years of the Reign of Her present Majesty, Chapter One hundred and sixteen, which relate to the Company, and to make other Provisions in licu thereof respectively; and to grant further Powers to the Company for the Construction of Works, for providing Quays, for raising Capital, for levying Tolls, for regulating the Disposition of the reclaimed Lands, and for other Purposes. [4th August 1853.]

Cap. clxxi.

An Act to enable the Whitehaven and Furness Junction Railway Company to make Branch Railways; and for other Purposes.

[4th August 1853.]

Cap. clxxii.

An Act to enable the Blyth and Tyne Railway Company to construct Branches in the County of Northumberland; and for other Purposes.

[4th August 1853.]

Cap. clxxiii.

An Act for constructing and maintaining Docks and other Works at or near to *Milford Haven*, and for other Purposes.

[4th August 1853.]

Cap. clxxiv.

An Act for making a Railway from Ennishillen to Sligo, with a Branch therefrom.

[4th August 1853.]

Cap. clxxv.

An Act for providing additional Station Accommodation at Birmingham in connexion with the Birmingham and Oxford Junction Railway; and for enabling the Great Western Railway Company to use a Portion of the Oxford, Worcester, and Wolverhampton Railway; and for making better Provision with reference to the joint Station at Wolverhampton; and for other Purposes.

[4th August 1853.]

Cap. clxxvi.

An Act to amend and enlarge the Powers and Provisions of "The Westminster Improvement Act 1845," "The Westminster Improvement Act, 1847," and "The Westminster Improvement Act, 1850;" to extend the Time for the compulsory Purchase of Lands; to authorize further Improvements in the City of Westminster; and for other Purposes. [4th August 1853.]

Cap. clxxvii.

An Act to amend the Acts relating to the Birkenhead Dock Company, and to enable the Company to make a Railway for their Works, and for other Purposes, and of which the Short Title is "The Birkenhead Dock Company's Act, 1853."

[4th August 1853.]

Cap. clxxviii.

An Act to authorize the Newport, Abergavenny, and Hereford Railway Company to make Deviations on their Extension to the Taff Vale Railway, and to make certain short Branches.

[4th August 1853.]

Cap. clxxix.

An Act to authorize Deviations at Hereford and near Pontypool of the Newport, Abergavenny, and Hereford Railway, and to amend the Acts relating to that Railway. [4th August 1853.]

Cap. clxxx.

An Act for making a Railway to the Crystal Palace, with Branches to the London, Brighton, and South Coast Railway, and to the London and South-western Railway.

[4th August 1853.]

Cap. clxxxi.

An Act for the Improvement of the Parish of Chorley in the County of Lancaster. [4th August 1853.]

Cap. clxxxii.

An Act for the more effectual Improvement of the Borough of Newcastle-upon-Tyne. [4th August 1853.]

Cap. clxxxiii.

An Act to enable the Newry and Ennishillen Railway Company to extend their Railway to the Landing Quay at Newry, to effect a Junction with the Dublin and Belfast Junction Railway, and for other Purposes.

[4th August 1853.]

Cap. clxxxiv.

An Act for making a Railway from Worcester to Hereford, with certain Branches therefrom, and for other Purposes.

[15th August 1853.]

Cap. clxxxv.

An Act for improving and maintaining the Port and Harbour of Westport in the County of Mayo. [15th August 1853.]

Cap. clxxxvi.

An Act for making a Railway from the North-western District.

of the Metropolis to Battle Bridge in the County of Middlessz.

[15th August 1858.]

Cap. clxxxvii.

An Act to enable the West Cornwall Railway Company to make certain new Railways; and for other Purposes.

[15th August 1853.]

Cap. clxxxviii.

An Act for making a Railway from the Scottish Central Railway near Loaninghead to the Town of Crieff. [15th August 1853.]

Cap. clxxxix.

An Act for making a Railway from Trales to Killarney.
[[15th August 1853.]

Cap. oxc.

An Act for consolidating and amending the Powers of the Acts of "The Imperial Continental Gas Association."

[15th August 1858.]

Cap. exci.

An Act for reclaiming, inclosing, and appropriating certain Parts of the Harbour or Estuary of Castlemaine and the Creeks of Caragh and Rossbehy in the County of Kerry.

[15th August 1853.]

Cap. excii.

An Act to revive and amend the Powers of the Acts relating to the Chard Railway Company, to regulate the Capital of the Company, and to enable them to extend their authorized Railway into Taunton. [15th August 1853.]

Cap. exciii.

An Act for constructing a Railway and Landing Places within the Borough of King's Lynn, for regulating the Share Capital of the East Anglian Railways Company, and for other Purposes, and of which the Short Title is "The East Anglian Railways Act, 1853." [15th August 1853.]

Cap. exciv.

An Act for the Improvement of the Borough of Limerick.

[15th August 1858.]

Cap.cxcv.

An Act for enabling the *Monsmouthshire* Railway and Canal Company to make new Railways; and for other Purposes.

[15th August 1858.]

Cap. excvi.

An Act to enable the Severn and Wye Railway and Canal Company to improve their Railway and Harbour; and for other Purposes relating to the Company. [15th August 1858.]

Cap. exevii.

An Act or making a Railway from the South Wales Railway at Britonferry to Glyncorrug in Glamorganshire, to be called "The South Wales Mineral Railway." [15th August 1853.]

Cap. exeviii.

An Act to consolidate and amend "The Staffordshire Potteries Waterworks Act, 1847," and "The Staffordshire Potteries Waterworks Extension Act, 1849," and to extend the Provisions and enlarge the Powers thereof. [[15th August 1853.]]

Cap. excix.

An Act for making a Railway from Stamford Baron in the County of Northampton to the Great Northern Railway at Essendine in the County of Rutland, and for other Purposes connected therewith. [15th August 1853.]

Cap. cc.

An Act for better paving, draining, cleansing, lighting, watching, supplying with Water, regulating in regard to Markets and other Purposes, for making new Streets, and otherwise improving the Town of Galway. [15th August 1853.]

Cap. cci.

An Act for regulating the depasturing and Management of certain Pastures in the Parish of *Richmond* in the County of *York*.

[15th August 1853.]

Cap. ccii.

An Act to consolidate the Acts relating to the Cork and Bandon Railway Company, to authorize the Company to construct Extension and Branch Railways, and for other Purposes.

[15th August 1858.]

Cap. cciii.

An Act for granting further Powers to "The Electric Telegraph Company," and to enable such Company to make Arrangements for the working of Telegraphs adjoining their Works.

[20th August 1853.]

Cap. cciv.

An Act for authorizing the South Wales Railway Company to deviate the Line of their Railway in the Forest of Dean, and for other Purposes. [20th August 1853.]

Cap. ccv.

An Act to enable the London and North-western Railway Company to make a Railway to connect the Buckinghamshire Railway with the Oxford, Worcester, and Wolverhampton Railway.

[20th August 1853.]

Cap. cevi.

An Act for reclaiming from the Sea certain Lands near *Harwich*, for constructing Docks and a Pier on such Lands, and for other Purposes.

[20th August 1853.]

Cap. cevii.

An Act for making a Pier and Breakwater in the Bay of Galway, and for conferring additional Powers on the Galway Harbour Commissioners, and for other Purposes.

[20th August 1853.]

Cap. ecviii.

An Act for making a Railway from Banbridge to join the Dublin and Belfast Junction Railway at Scarvagh. [20th August 1853.]

Cap. ccix.

An Act for granting further Powers in reference to the leasing and selling the Undertaking of the South Wales Railway Company to the Great Western Railway Company, and authorizing working Arrangements between the said Companies, and for other Purposes.

[20th August 1853.]

Cap. ccx.

An Act to enable the South Wales Railway Company to extend the Pembroke Line of their Railway to Pennar Mouth, and to make a Deviation in their said Pembroke Line; and for other Purposes.

[20th August 1853.]

Cap. ccxi.

An Act to reduce and regulate the Tolls payable in respect of Traffic passing between Liverpool and certain Places on the Liverpool, Crosby, and Southport Railway, and also the Payments or Tolls payable to the Lancashire and Yorkshire and East Lancashire Railway Companies in respect of Traffic to and from the last-mentioned Railway; and for other Purposes.

[20th August 1853.]

Cap. cexii.

An Act to extend the Periods limited for completing and for purchasing Lands for the Stratford-upon-Avon and Kingswin-ford Branches of the Oxford, Worcester, and Wolverhampton Railway, and to extend such respective Branches, to construct a Branch Railway to Stourbridge, and to authorize the raising of certain Sums of Money by Preferential Shares, and for other Purposes.

[20th August 1853.]

Cap. ccxiii.

An Act for the Construction and Maintenance of a Harbour at Llandudno in the County of Carnarvon. [20th August 1853.]

Cap. ccxiv.

An Act for making a Railway from Wellington to Coalbrookdale, and an Extension to the River Severn, all in the County of Salop; and for other Purposes. [20th August 1853.]

Cap. ccxv.

An Act for the Incorporation of the Westminster Association for improving the Dwellings of the Working Classes.

[20th August 1863.]

Cap. ccxvi.

An Act for enabling the London and North-western Railway Company to construct a Railway from Crewe to Shrewsbury, and other Works in connexion with their Undertaking; and for other Purposes relating thereto. [20th August 1853.]

Cap. cexvii.

An Act for making a Railway from the Newport, Abergavenny, and Hereford Railway in the Parish of Llanvihangel Pontymoyle in the County of Monmouth to Coleford in the County of Gloucester, with a Branch to the Monmouth Gasworks; and for other Purposes. [20th August 1853.]

Cap. ccxviii.

An Act to enable the Warrington and Altrincham Junction Railway Company to make Deviations and Branches at Warrington, and to use certain neighbouring Railways. [20th August 1853.]

Cap. ccxix.

An Act to enable the South Seu Company to enter into Arrangements with certain Proprietors of the Company.

[20th August 1853.]

WHEREAS by Letters Putent under the Great Seal, bearing Date the Eighth Day of September, in the Tenth Year of the Reign of Her Majesty Queen Anne, in pursuance of an Act of Parliament therein referred to, Her said Majesty did appoint that all Persons, Bodies Politic and Corporate, therein men-' tioned or referred to, should be One Body Corporate, by the ' Name of "The Governor and Company of Merchants of Great " Britain trading to the South Seas and other Parts of America, " and for encouraging the Fishery:" And whereas by an Act of ' Parliament passed in the Sixth Year of the Reign of His late ' Majesty King George the Second, Chapter Twenty-eight, it was ' enacted, that after Midsummer One thousand seven hundred and thirty-three the One Fourth Part of the Stock therein men-' tioned, amounting to Three million six hundred and sixty-two thousand seven hundred and seventy-five Pounds Seventeen ' Shillings and One Farthing, should continue and be in the said Company as a Trading or Capital Stock in their own Right: And whereas, under and by virtue of an Act of Parliament passed in the present Session of Parliament, Chapter Twentythree, the said Trading or Capital Stock of the said Company which was subscribed by them for the public Use, and which now amounts to Three million six hundred and sixty-two thousand seven hundred and eighty-four Pounds Eight Shillings and Sixpence, will, on or by the Fifth Day of January One thousand eight hundred and fifty-four, be paid off and redeemed or commuted: And whereas by the said Letters Patent it was ordained ' that no Person or Persons should be capable of being an Elector to vote at any General Court of the said Company who should ont, at the Time of such General Court, have in his, her, or their own Name and Right, and for his, her, or their own Use. ' and not in trust for any other, the Sum of One thousand Pounds or more Share or Interest in the Capital Stock of the said Company; 16 & 17 Vict.

' pany; and by the said Act of the Sixth Year of King George the Second the Amount of Qualification was reduced to the Sum of Five hundred Pounds of the said Stock; and by reas t. of such Provisions all fiduciary Proprietors of Shares in the ' said Trading or Capital Stock, and all Proprietors of less Stock than Five hundred Pounds, were incapable of signifying, through ' the said Company, their Assent to commute and exchange their respective Shares of the Annuity or Interest now payable or the said Trading or Capital Stock into any One or more of the 'Annuities of New Three Pounds Ten Shillings per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities. and Exchequer Bonds, into which the said Annuity or Interest is authorized to be commuted or exchanged by the said Act of "the present Session of Parliament, Chapter Twenty-three: And ' whereas the said Company have not, within the Time limited by ' the said Act, signified their Assent to commute and exchange the Annuity or Interest now payable on the said Trading or Capital ' Stock of the said Company, or any Part thereof, into any One or more of the said New Three Pounds Ten Shillings per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities, and Exchequer Bonds, upon the Terms and Conditions in the ' said Act mentioned: And whereas it is expedient, in case Par-' liament should offer, or the Commissioners of Her Majesty's 'Treasury should be authorized by Parliament to offer, such Com-' mutation or Exchange as herein-after mentioned, that the said ' Company should be enabled to accept the same; but this Pur-' pose cannot be effected without the Authority of Parliament :' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, in manner following; (that is to say,)

Company empowered, with the Assent of certain Proprietors, to accept Government Securities, in lieu of Money, for Shares of such Proprietors of Stock redeemed by Parliament.

I. It shall be lawful for the said Company, and they are hereby authorized, to accept by way of Commutation or Exchange to accept from the Commissioners of Her Majesty's Treasury, in case Parliament should offer, or such Commissioners should be authorized by Parliament to offer, such Commutation or Exchange, in lieu of the Money which under the Provisions of the said Act will, by reason of such Non-assent by the said Company, be payable on the Fifth Day of January One thousand eight hundred and fifty-four, in respect of the Annuity or Interest on such Part of the Trading or Capital Stock of the said Company as shall, at the Time of the Authority herein-after mentioned being given by the respective Proprietors thereof, be standing in the Books of the said Company in the Names of, or be held by, such respective Proprietors of the said Capital Stock as are herein-after empowered to and as shall authorize the Assent thereto in manner herein-after mentioned, such One or more of the said New Three Pounds Ten Shillings per Centum Annuities, Two Pounds Ten Shillings per Centum Annuities, and Exchequer Bonds, and any other Parliamentary or Government Stocks, Funds, or Securities. if any there be, which Parliament or the Commissioners of Her Majesty's Treasury may be authorized by Parliament to offer for this Purpose, as such respective Proprietors shall assent to receive:

the said New Three Pounds Ten Shillings per Centum Annuities, and Two Pounds Ten Shillings per Centum Annuities, and such Bonds respectively, to be accepted upon the Terms and subject to the Conditions upon and subject to which, under the said Act of the present Session, Chapter Twenty-three, the same might have been taken in Commutation or Exchange, under an Assent signified within the Time by the said Act limited; and such other Stocks, Funds, or Securities, if any, to be accepted upon such Terms, and subject to such Conditions, as Parliament, or the said Commissioners under the Authority of Parliament, shall offer, and the said Company shall, in pursuance of such Assent, accept on behalf of such Proprietors: Provided that the respective Proprietors in respect of whose Shares of the said Trading or Capital Stock the said Company shall propose to accept such Annuities, Bonds, Stocks, Funds, or Securities, as aforesaid, do, either in Person or by some Agent or Agents duly authorized for that Purpose, and within such Time as may be limited by the Commissioners of Her Majesty's Treasury, by Writing under the respective Hands of such Proprietors, or the Hand or Hands of such

Agent or Agents respectively, authorize the said Company, in

manner herein-after mentioned, to assent to such Commutation or Exchange.

II. After such Commutation or Exchange as aforesaid shall Securities have taken place, the Annuities, Bonds, Stocks, Funds, or Securi- received in ties received on such Commutation or Exchange shall be held by to be held for the said Company in lieu of the Shares of the Annuity or Interest those Proprion the said Trading or Capital Stock in respect whereof such etors who Commutation or Exchange shall be made, and shall be appro- authorize such priated and divided by the said Company amongst or held by the Commutation. said Company on behalf of the Persons only in whose Names respectively the respective Shares of the said Trading or Capital Stock the Annuity or Interest on which is so commuted or exchanged were standing, or by whom the same were held, at the Time of such Commutation or Exchange, and so that each Proprietor so authorizing such Assent, or his Executors or Administrators, or his or their Assigns in case of any Transfer of such Share or Shares subsequent to such Authority being given, may have his or their Share of the said Annuities, Bonds, Stocks, Funds, or Securities, received in Commutation or Exchange as aforesaid, placed to his or their Credit in the Books of the said Company, in like Manner in every respect as if such Shares of the said Annuity or Interest on the said Trading or Capital Stock had been paid off or redeemed in Money under the Provisions of the said Act of the present Session, Chapter Twenty-three, exclusive of such Proprietors of the said Trading or Capital Stock as shall not assent to such Commutation or Exchange; and, subject thereto, such Annuities, Bonds, Stocks, Funds, and Securities shall be deemed to be Part of the Capital Stock of the said Company.

III. It shall be lawful for the Accountants General of the Power to Courts of Chancery in England and Ireland respectively, and for Accountants the Accountant in Bankruptcy in England, to authorize the said Company, on behalf of any Suitor or Suitors, or others interested Account in the said Trading or Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Stock standing in the Standing of Conital Standing of Conital Standing in the Standing of Conital Standing in the Standing of Conital Standing in the Standing of Conital Standing in the Standing in the Standing of Conital Standing in the Standing in the Standing of Conital Standing in the Standing in th in the said Trading or Capital Stock standing in the Names of Bankrut 4 E 2

to authorize Commutation. such Accountants General and Accountant respectively, to assent to such Commutation or Exchange as aforesaid; and General or Special Orders may be made in a summary Way upon Application of Suitors or Persons interested or otherwise, by the Courts of Chancery in England and Ireland, and by the Court of Bankruptcy in England respectively, for directing the said Accountants General and Accountant respectively as to authorizing or not authorizing such Assent, and otherwise in relation thereto; and the said Accountants General and Accountant respectively shall be fully indemnified against all Actions, Suits, or Proceedings for or in respect of any Act, Matter, or Thing done by them respectively in pursuance of this Act: Provided always, that where the beneficial Interest in the Stock in respect of which any such Assent is required is vested in any Person or Persons competent to assent to the Commutation or Exchange thereof, the Court of Chancery and Court of Bankruptcy respectively shall not make any Order directing the said Accountant General or Accountant in Bankruptcy to authorize the Company to assent to such Commutation or Exchange, except on the Application or with the Consent of the Person or Persons beneficially entitled as aforesaid.

Power to Executors, and all others disabled from voting at General Courts of the Company, to authorize Commutation.

IV. It shall also be lawful for all Executors, Administrators, Guardians, and Trustees, and all Committees of the Estates of Idiots and Lunatics who as such shall have the Control over any Share or Shares of the said Trading or Capital Stock, standing either in their own Names, or in the Name or Names of any Testator or Intestate, Infant, Idiot, or Lunatic, or of any other Person or Persons, and for all other Persons, Bodies Politic and Corporate, disabled from voting in respect of their respective Shares of the said Trading or Capital Stock at the General Courts of the said Company, to authorize the Assent to such Commutation or Exchange by the said Company as aforesaid; and all Executors, Administrators, Guardians, Trustees, and Committees authorizing such Assent shall be severally and respectively indemnified in respect thereof: Provided always, that an Authority to assent, for the Purposes aforesaid, signed by One of such Executors, Administrators, Guardians, Trustees, or Committees, for and on behalf of himself and the others or other of them, shall be sufficient, and shall be binding and conclusive upon the others and other of them, and shall be acted upon by the said Company as if the same had been signed by the whole of such Executors, Administrators, Guardians, Trustoes, and Committees, unless some One or more of them shall give Notice to the said Company, previous to the Expiration of the Time given for signifying such Authority, of his, her, or their Dissent thereto: Provided also, that in all Cases in which any Trustee, Executor, or Administrator shall hold or be entitled to any Share or Interest in the said Capital Stock upon trust for or for the Benefit of any Person having a limited Interest or under legal Disability, no such Trustee, Executor, or Administrator shall be at liberty to authorize the said Company to assent to receive, in lieu of his Share or Interest in the said Annuity or Interest on the said Capital Stock, the aforesaid Stock of Three Pounds Ten Shillings per Centum Annuities, without the Consent in Writing of all Persons beneficially interested in such Share or Interest, if competent and willing to connent:

Conditions on which Trustees, &c. may authorize Commutation.

consent; but if such Persons shall not agree, or if any of the Parties shall be under legal Disability, or if the Trust be such that Persons yet unborn may become interested under the same, then and in any or either of such Cases every such Trustee, Executor, or Administrator shall be at liberty to authorize the Commutation of such Share or Interest so held by him in such Manner only as a Judge of the Court of Chancery in England or Ireland or of the Court of Session in Scotland shall direct; pro- Powers to vided also, that all Applications for such Purpose as last aforesaid, and every other Application by this Act authorized to be made Chancery, &c. to the Courts of Chancery in England and Ireland respectively. and to the Court of Session in Scotland, may be heard and disposed of in such Manner, on the Attendance of such Parties, and on such Evidence, as the Judge shall think fit, who shall have Power to direct in what Way the Costs and Expenses of such Applications respectively shall be borne and defrayed.

Courts of

V. This Act shall be and is hereby declared to be a full and Indemnity to complete Indemnity and Discharge to the said South Sea Company. their Directors, Officers, and Servants, and every of them, for all Things done or permitted to be done pursuant thereto, and the same shall not be questioned or impeached in any Court of Law

or Equity whatsoever to their Prejudice or Detriment.

VI. In citing this Act for any Purpose it shall be sufficient to Short Title. use the Expression "The South Sea Company's Arrangement

Act, 1853." VII. The Expenses of and in relation to the passing of this Act Expenses of and incidental thereto shall be paid by the said Company.

the Company for Acts done

under this Act.

Cap. ccxx.

An Act for the Improvement of the Town of Rochdale, and for providing a Cemetery there, and for other Purposes, and of which the Short Title is "The Rochdale Improvement Act, 1853." [20th August 1853.]

Cap. ccxxi.

An Act to enable the Eastern Union Railway Company to redeem their Preference Shares; and for other Purposes.

[20th August 1853.]

Cap. cexxii.

An Act for making a Railway from the London and Northwestern Railway at Willesden to the North London Railway, with a Branch to the North and South Western Junction Railway, to be called "The Hampstead Junction Railway," and for other Purposes. [20th August 1853.]

Cap. ccxxiii.

An Act for making a Railway from the Great Northern Railway at Boston in the County of Lincoln to the Great Northern Railway at Barkstone in the same County, and for other Purposes. [20th August 1853.]

Cap. ccxxiv.

An Act for incorporating the Life Association of Scotland, for enabling the said Association to sue and to be sued, to take and hold Property, and for other Purposes relating to the said Association.

[20th August 1853.]

Cap. ccxxv.

An Act for the Appointment and Regulation of Vestries in the Parishes of Saint Margaret and Saint John the Evangelist in the City of Westminster. [20th August 1853.]

Cap. cexxvi.

An Act to amend an Act, intituled An Act for incorporating the East Indian Railway Company, and for other Purposes connected therewith. [20th August 1853.]

Cap. cexxvii.

An Act for making a Railway from the Oxford, Worcester, and Wolverhampton Railway near Hartlebury in the County of Worcester to the Borough of Shrewsbury in the County of Salop, with a Branch, to be called "The Severn Valley Railway;" and for other Purposes. [20th August 1853.]

C.1-4.

PRIVATE ACTS.

PRINTED BY THE QUEEN'S PRINTER,

AND WHEREOF THE PRINTED COPIES MAY BE GIVEN IN EVIDENCE.

N.B.— To each of these Acts is annexed a Clause in the Form following:

- "This Act shall not be a Public Act, but shall be printed by " the several Printers to the Queen's most Excellent Majesty duly
- " authorized to print the Statutes of the United Kingdom, and a " Copy thereof so printed by any of them shall be admitted as
- " Evidence thereof by all Judges, Justices, and others."

Cap. 1.

N Act to enable the Master, Fellows, and Scholars of Ladv Frances Sidney Sussex College in the University of Cambridge to lease on long Leases and otherwise improve their Estate situate at Clee in the County of Lincoln; and for other Purposes. [14th June 1853.]

Cap. 2.

An Act to authorize the granting of Building Leases of Lands and Hereditaments subject to the Will of Andrew John Nash Esquire, deceased. [14th June 1853.]

Cap. 3.

An Act to incorporate the Craft of Tailors of the Burgh of Aberdeen, to confirm the Titles and Conveyances and to amend and regulate the Estates and Affairs of the said Craft, and for other Purposes relating to the Society. [28th June 1853.]

Cap. 4.

An Act for extending the Powers of the Trustees of the Settlements on the Marriage of Charles Pelham Pelham Clinton Esquire, commonly called Lord Charles Pelham Pelham Clinton. and Elizabeth Pelham Clinton his Wife, commonly called Lady Charles Pelham Pelham Clinton, and of the Trustees of the Contract of Marriage of the Father and Mother of the said Lady Charles Pelham Pelham Clinton, so as to authorize the Investment of the Produce of certain Stocks and Shares, Part of the Trust Funds subject to the Trusts of the same Settlements and Contract of Marriage respectively, in the Purchase of Estates in England, Wales, Scotland, or Ireland, and to authorize the Investment of the same Trust Funds, or the Produce thereof, on the Security of Estates in England, Wales, Scotland, or Ireland. [28th June 1853.]

Cap. 5.

An Act for enlarging the Powers of the Trustees of the Settlement made on the Marriage of the Baroness de Graffenried Villars, and for other Purposes. [8th July 1853.]

Cap. 6.

An Act to authorize the granting for Building Purposes of Demises for long Terms of Years of the Trust Estate of the late William Penketh Cotham Esquire, and to authorize the granting of Mining Leases, and for other Purposes. [4th August 1853.]

Cap. 7.

An Act for enabling the Trustees of the Will of Thomas Brown
Esquire, deceased, to invest the Funds subject to the Trusts of
the Will of the said Thomas Brown in the Purchase of Real
Estates in Ireland.

[4th August 1853.]

Cap. 8.

An Act for enabling Sales, Exchanges, and Leases of the Family Estates of Robert Westley Hall Dare Esquire, and for other Purposes.

[4th August 1853.]

Cap. 9.

An Act to authorize the granting of Building Leases of Parts of the Estates devised by the Will of Sir Robert Holt Leigh Baronet, deceased, and to extend the Power in the same Will contained to grant Mining Leases, and to authorize the Sale of a Share in the Wigan Waterworks, Part of the Estate of the said Sir Robert Holt Leigh.

[4th August 1853.]

Cap. 10.

An Act for confirming an Exchange between the Right Honourable Henry Stephen Earl of Ilchester and the Right Honourable George O'Brien Earl of Egremont, now deceased, and for effecting an Exchange of Lands by the last Will of the Right Honourable George Earl of Egremont, now deceased, directed to be sold, for Lands by that Will directed to be settled.

[4th August 1853.]

Cap. 11.

An Act for vesting certain Estates belonging to the See of Canterbury, now vested in Trustees for Sale, in the Archbishop of Canterbury, with Provisions for the Sale thereof, with the Approval of the Church Estates Commissioners; and for other Purposes.

[4th August 1858.]

Cap. 12.

An Act for enabling James Thomas Martin Esquire, and the Persons in remainder under the Will of Mary Jackson deceased, to grant Leases of Parts of the Estates thereby devised in Settlement, for the Purpose of building upon and otherwise improving the same; and for other Purposes.

[4th August 1853.]

Cap. 13.

An Act for incorporating the Trustees of the Bingley Free Grammar and General Education Schools and other Charities at Bingley in the County of York; for authorizing the Sale, Exchange, or Mortgage, by the Trustees, when incorporated, of the several Estates belonging to the said Schools and Charities respectively situate in the Parishes of Bingley and Bradford, both in the said County of York; and for other Purposes relating to the said Schools and Charities. [15th August 1853.]

Cap. 14.

An Act to amend an Act of Parliament made and passed in the First Year of the Reign of Her present Majesty Queen Victoria, intituled An Act to enable the Governors of the Free Grammar School of Clitheroe in the County of Lancaster to sell and grant Building Leases of the School Estates, and to enlarge the Powers of the Governors; and to authorize the Court of Chancery to apply Parts of the Proceeds of the Sales effected under such Act towards Discharge of certain Debts of the said School, and to vary the Investment of such Proceeds, and apply the Income thereof towards the Maintenance of the School; and to enlarge the Powers of granting Building Leases created by the said Act; and for other Purposes. [15th August 1853.]

Cap. 15.

An Act to authorize the Trustees of the late John Fourth Duke of Atholl to denude themselves of the Trusts created by his Trust Deed, and to convey the Trust Estates to his Grace George Augustus Frederick John Duke of Athole, and the Series of Heirs specified in the said Trust Deed, and under the Provisions therein contained, and to enable the said Duke, or the Heir in possession for the Time, to sell Parts of the said Estate, and other Estates, for Payment of the Debts of the said John Fourth Duke of Atholl. [15th August 1853.]

Cap. 16.

An Act to enable certain Persons to grant Leases for Mining Purposes of the Estates at Oakthorpe in the Counties of Leicester and Derby, or one of them, devised by the Will of the Reverend John Piddocke Clerk, deceased. [15th August 1853.]

Cap. 17.

An Act to enable the Master or Keeper, Fellows, and Scholars of Jesus College in the University of Cambridge to alter and vary the Mode of dealing with the Benefaction of Doctor Edmund Proby and Sir Thomas Proby, and to appropriate the same for the Benefit of the said College in creeting and providing Parsonage Houses for Livings belonging to the said College, and in augmenting such Livings; and for other Purposes, including the Repeal of existing Legislative Enactments relating to the said Benefaction.

[15th August 1853.]

Cap. 18.

An Act to enable the Trustees of the Will of William Word

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devised upon Trusts by way of Settlement, and for other Purposes, and of which the Short Title is "Ward Jackson's Estate

Act, 1853."

[15th August 1853.]

Cap. 19.

An Act for enabling Leases, Sales, and Exchanges to be made of the Estates of the late *Philip Duncombe Pauncefort Duncombe* Esq., deceased, and for other Purposes. [15th August 1853.]

Cap. 20.

An Act authorizing and enabling the Trustees under the Will of the late Warden Sergison Esquire to raise Money by Mortgage of Part of the Estates settled by his Will, for the Purchase of adjoining Property, and for obtaining Enfranchisement of Copyhold Lands comprised in the Will, and for enabling the Trustees to obtain and grant Enfranchisement of Copyhold Lands, and to grant Building Leases of Parts of the settled Lands, and for other Purposes.

[15th August 1853.]

Cap. 21.

An Act to enable the Bishop of *Durham* and the Freemen and Stallingers of the Borough of *Sunderland* to give up their respective Interests in certain Lands and Monies, for the Purpose of endowing an Orphan Asylum at *Sunderland*, and of making better Provision for the Spiritual Wants of the Parish of *Sunderland*; and to enable such Asylum to acquire and hold additional Land; and to enlarge the Powers and to provide for the better Regulation and Management of the said Asylum; and for other Purposes. [15th August 1853.]

Cap. 22.

An Act to authorize the Executors in Trust of the Residuary Personal Estate bequeathed by the Will of The Most Honourable John Crichton Stuart Marquess of Bute and Earl of Dumfries, deceased, to postpone the Sale of certain Parts of such Residuary Estate, and to indemnify such Executors in respect of such Postponement; and for other Purposes.

[15th August 1853.]

Cap. 23.

An Act to enable the Trustees of the Estate of *Henry Smith*Esquire, deceased, to apply certain Funds held upon Trusts for
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Ground and Buildings called *Strong's Place* in the Parish of
Kensington in the County of Middlesex. [15th August 1853.]

Cap. 24.

An Act for authorizing the granting of Building Leases of Lands held under the Will of John Pidgley otherwise John Moor Pidgley, situate at Dawlish in the County of Devon.

[15th August 1858.]

Cap. 25.

An Act for better enabling the Trusts of the Will of Joseph Thomas Treffry deceased to be executed, under the Authority of the High Court of Chancery, and for other Purposes, and of which the Short Title is "Treffry's Estate Act, 1853."

[15th August 1853.]

Cap. 26.

An Act to settle Estates in the Counties of Cornwall and Devon devised by the Will of the late Right Honourable Richard Hussey Baron Vivian deceased, dated the Twenty-fourth Day of September One thousand eight hundred and forty-one, and thereby directed to be settled, and to enable the Trustees of such settled Estates to carry into effect an Agreement to grant a Building Lease of Part of such devised Estates to the West Cornwall Railway Company; and for other Purposes

[20th August 1853.]

Cap. 27.

An Act for enabling the Trustees of certain Estates in Carmarthenshire devised by the Will of Francis Charles James Pemberton Esquire, deceased, to grant Mining and Building Leases of Parts of the said Estates; and for other Purposes.

[20th August 1853.]

Cap. 28.

An Act for raising by Sale or Mortgage of the Real Estates devised by the Will of Sir William Chaytor Baronet, deceased, Monies for Payment of his Debts and Legacies, in aid of his Personal Estate, and for other Purposes, and of which the Short Title is "Chaytor's Estate Act, 1853." [20th August 1853.]

Cap. 29.

An Act to extend the Powers of the Trustees of the Will of the late Duke of Cleveland, and to enable such Trustees to raise certain Monies on certain of the Trust Estates in the County of Durham by the said Will devised. [20th August 1853.]

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